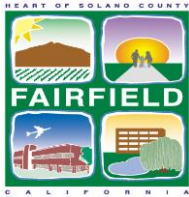




F.W.C. Inc.
dba: Fairfield Cannabis Collective
& Fairfield Wellness

"Integrity - Professionalism - Education"

PDF File #1
CCB Initial Application with Signatures
Proof of Insurance



COMMERICAL CANNABIS BUSINESS
INITIAL APPLICATION
CITY OF FAIRFIELD

City of Fairfield

Community Development Department
1000 Webster Street
Fairfield, CA 94533
Ph: 707.428.7461
Email: planning@fairfield.ca.gov
<https://www.fairfield.ca.gov/cannabis>

APPLICANT (ENTITY) INFORMATION

APPLICANT (ENTITY) NAME: FWC Inc. DBA: Fairfield Cannabis Collective
Physical Address: 150 Alaska Ave. City: Fairfield State: CA Zip: 94533
PRIMARY CONTACT (Same as above? ☒ Yes ☐ No): Haley Andrew
Title: C.E.O.
Address: P.O. Box 456 City: Dixon State: CA Zip: 95620
Phone: REDACTED Email: FairfeildCannabisCollective@gmail.com
HAS ANY INDIVIDUAL IN THIS APPLICATION APPLIED FOR ANY OTHER CANNABIS PERMIT IN THE CITY OF FAIRFIELD: ☐ Yes ☒ No
Select one or more of the following categories. For each category, indicate whether you are applying for Adult-Use ("A") or/and Medicinal ("M") or both.
☒ Adult Use ☒ Medical Use
☒ Retail (Storefront) ☐ Retail (Non-Storefront) ☐ Manufacturing ☐ Testing
Business Formation Documentation: Describe how the business is organized (attach to Business Plan).
☐ Sole Partnership ☒ Corporation ☐ S-Corporation ☐ Limited Liability Company ☐ Limited Partnership

PROPOSED LOCATION

PROPERTY OWNER NAME: George Perdigao, Carolyn Perdigao, Toni Beauchamp: C/O Camellia Realty
Address: 2801 Waterman Blvd #150. City: Fairfield State: CA Zip: 94534
Phone: 707-422-9269 ext: 14 Email: Roxann@Camelliarealty.net
Zoning Verification Letter (Please attach): ☐ Not Applicable ☒ Yes ☐ No
Assessor's Parcel Number (APN): 0034-110-480
Proposed Location Square Footage: Building is 4079 square feet, Property is 12,327 square fee

APPLICATION SUBMITTAL CHECKLIST

Applications failing to submit any of the following will be determined ineligible unless otherwise noted by an asterisk for special deadlines, and will not move forward in the application process:

- ✓ One (1) printed hard copy of a complete and signed Commercial Cannabis Initial Application form (Pages 1-9), with the Application Fee, and one (1) printed hard copy of the entire application submittal.
- ✓ All Evaluation Criteria outlined in Appendix A saved in PDF format on a single USB flash drive. (This section shall not exceed 200 pages).*
- ✓ Proof of Capitalization (All bank statements, loan documents, promissory notes, financial and commitment letters) – to be contained within the Business Plan listed in Appendix A
- ✓ Proof of comprehensive general liability insurance (minimum \$1M per occurrence) or evidence by an Insurance Agency that the cannabis business is insurable.**
- ✓ A signed and notarized Property Consent form, or Lease Agreement, or a "Letter of Intention" to Lease.
- ✓ A signed and notarized Terms and Conditions form.
- ✓ Live Scan/Background Check information for each Owner/Principal, and Proof of Preliminary Background Check payment.
- ✓ Zoning Verification Letter (ZVL).

* Background and Proof of Capitalization/Financial documents are not part of the 200-page limitation.
** The only information that can be submitted after the initial application is proof of insurance prior to the City Awarding a Cannabis Permit however, at a minimum proof of insurability must be provided with the initial application package.

SUPPORTING INFORMATION

List all fictitious business names the applicant is operating under including the address where each business is located:

Fairfield Cannabis Collective, Fairfield Wellness Collective, Fairfield Cannabis, Fairfield Wellness,

Fairfield Cannabis & Wellness Collective, FWC, FCC, FCWC

Has the Applicant or any of its owners been the subject of any administrative action, including but not limited to suspension, denial, or revocation of a cannabis business license at any time during the past three (3) years? If so, please list and explain:

No

Is the Applicant or any of its owners currently involved in an application process in any other jurisdiction?

Yes, Kimberly Cargile and Deanna Garcia are owner's on an application in Tracy, CA.

APPLICATION CERTIFICATION

I hereby certify, under penalty of perjury, on behalf of myself and all owners, managers and supervisors identified in this application that the statements and information furnished in this application and the attached exhibits present the data and information required for this initial evaluation to the best of my ability. I further certify, under penalty of perjury, that the facts, statements, and information presented are true, complete, and accurate, to the best of my knowledge and belief. I understand that a misrepresentation of fact is cause for rejection of this application, denial of the permit, or revocation of a permit issued.

In addition, I understand that the filing of this application grants the City of Fairfield permission to reproduce submitted materials for distribution to staff, Commission, Board and City Council Members, and other Agencies to process the application. Nothing in this consent, however, shall entitle any person to make use of the intellectual property in plans, exhibits, and photographs for any purpose unrelated to the City's consideration of this application.

Furthermore, by submitting this application, I understand and agree that any business resulting from an approval shall be maintained and operated in accordance with requirements of the City of Fairfield Municipal Code and State law.

Name

Haley Andrew

Title

C.E.O.

Signature

Haley Andrew

Date

10/14/2020

For details about the information required as part of the application process, see the Application Procedures & Guidelines, City of Fairfield Municipal Code Chapter 10E and any additional requirements to complete the application process. All documents can be found online at www.fairfield.ca.gov/cannabis. For questions please contact the Community Development Department at 707.428.7461.

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

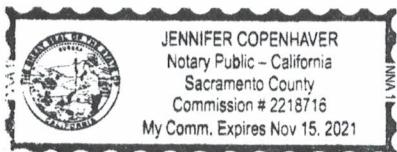
State of California)
County of SACRAMENTO)

On OCTOBER 14, 2020 before me, JENNIFER COPENHAVER, NOTARY PUBLIC
Date Here Insert Name and Title of the Officer
personally appeared HALEY ANDREW
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature Jennifer Copenhaver
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though this section is optional, completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document.

Description of Attached Document

Title or Type of Document: COMM. Can. BUS. Initial APP - City Fairfield Document Date: 10-14-2020
Number of Pages: 2 Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer(s)

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

OWNER INFORMATION

This section must be completed by all owners. The total ownership percentage should equal 100%.

I declare under the penalty of perjury that the information provided on this disclosure form is true and accurate to the best of my knowledge.

Ownership % 20
 Name: Deanna Garcia Title: CEO / Board Member
 Address: REDACTED City: REDACTED State: REDACTED Zip: REDACTED
 Background Information Included as required? ☒ Yes ☐ No
 Signature: Deanna Garcia Date: 10-14-2020

I declare under the penalty of perjury that the information provided on this disclosure form is true and accurate to the best of my knowledge.

Ownership % 20
 Name: Kimberly Carole Title: Secretary / Board Member
 Address: REDACTED City: REDACTED State: REDACTED Zip: REDACTED
 Background Information Included as required? ☒ Yes ☐ No
 Signature: Kimberly Carole Date: 10/14/2020

I declare under the penalty of perjury that the information provided on this disclosure form is true and accurate to the best of my knowledge.

Ownership % 20
 Name: Haley Andrew Title: CEO / Board Member
 Address: REDACTED City: REDACTED State: REDACTED Zip: REDACTED
 Background Information Included as required? ☒ Yes ☐ No
 Signature: Haley Andrew Date: 10/14/2020

I declare under the penalty of perjury that the information provided on this disclosure form is true and accurate to the best of my knowledge.

Ownership % 20
 Name: David Jones Title: Board Member
 Address: REDACTED City: REDACTED State: REDACTED Zip: REDACTED
 Background Information Included as required? ☒ Yes ☐ No
 Signature: David Jones Date: 10/14/2020

I declare under the penalty of perjury that the information provided on this disclosure form is true and accurate to the best of my knowledge.

Ownership % 20
 Name: Brandi Proffitt Title: Board Member
 Address: REDACTED City: REDACTED State: REDACTED Zip: REDACTED
 Background Information Included as required? ☒ Yes ☐ No
 Signature: Brandi Proffitt Date: 10/14/2020

Add more pages as necessary to accommodate all Commercial Cannabis Business Owners

CITY OF FAIRFIELD
COMMERCIAL CANNABIS BUSINESS PERMIT APPLICATION
TERMS AND CONDITIONS

Dated: September 24, 2020

With submission of the attached Commercial Cannabis Business Permit Application ("Application"), I, the undersigned, hereby agree to the following Terms and Conditions:

1. I am submitting to the City an application deposit in the amount of \$ 11,727 for the review and processing of a commercial cannabis business permit.
2. The entire amount of the Application deposit is not refundable for any reason. I understand that there is no guarantee, express or implied, that by submitting an Application or making the application deposit identified above that I will obtain a commercial cannabis business permit or any land use entitlements necessary in order to operate a commercial cannabis business. I understand that the City may deny my Application for any reason.
3. All costs incurred by the City in processing my Application, including staff time and overhead, shall be paid by me. This is my personal obligation and shall not be affected by sale or transfer of the property subject to the Application, changes in business organization, or any other reason. As work proceeds on the Application, actual City costs, as established by the City Council, will be charged against the deposit account. The City will deduct such costs from the deposit at such times and in such amounts as City determines. "Costs incurred by the City" as identified in this paragraph shall include costs for the services of contractors or consultants. The City shall exercise its sole discretion in determining whether it is necessary to engage the services of an outside contractor to assist with application processing, which costs are to be paid by me.
4. If at any point the City determines that the amount deposited will not be adequate to cover all costs associated with Application processing, the City may make a written request for additional deposit(s) and staff will suspend work on the Application until sufficient funds are deposited. I agree to deposit such additional sums within the time stated in City's request. If I fail to deposit additional funds I understand that my Application will be deemed withdrawn.
5. To the fullest extent permitted by law, I shall defend (with counsel of City's choosing), indemnify, and hold harmless the City of Fairfield and its agents, officers, elected officials, employees, and volunteers (together, "City indemnitees") from and against any claims, actions, damages, injuries, costs (including attorneys' fees and other expenses), or liabilities of any kind, including those arising from bodily injury, sickness, disease, death, property loss and property damage, arising from or related to the processing of my Application for a commercial cannabis business permit, the issuance of the permit, the enforcement of the conditions of the permit, or the conduct or operations of the commercial cannabis business that is the subject of a permit. My obligations under this paragraph shall apply regardless of whether a license or any permits or entitlements are issued.
6. I hereby waive and release the City Indemnitees from any and all claims, injuries, damages, or liabilities of any kind arising from or related to the Application for a commercial cannabis business permit, the issuance of the permit, the enforcement of the conditions of the permit, or the conduct or operations of the business that is

the subject of the permit.

7. I consent to and expressly allow, authorize, and permit any City officer, agent, or employee to enter upon, inspect, and photograph the property identified in my Application, with reasonable prior notice, for the purposes of processing the Application and ensuring compliance with all laws, regulations, and conditions of any existing land use approvals. No additional permission or consent to enter upon the property is necessary or shall be required.
8. I understand that all materials submitted in connection with my Application will become records of the City when received, and that such records may be subject to disclosure under the California Public Records Act ("CPRA"). I understand that any information considered to be proprietary and exempt from disclosure must be clearly marked within the Application, identifying the specific lines containing the information and the applicable exemption under the CPRA. I understand that such marking is not determinative as to whether the information is exempt from disclosure under state law, and that the City retains the right to disclose or withhold information in accordance with state law.
9. I represent and certify to the following:
 - I have submitted the necessary information for the Fairfield Police Department to conduct a Live Scan and/or background check.
 - If I am submitting an application for the renewal of a commercial cannabis business permit, I continue to hold in good standing any permit/license that is required by the State of California for the operation of the commercial cannabis business.
 - I understand that owners, operators, employees and members of a commercial cannabis business may be subject to prosecution under Federal Laws.
10. These Terms and Conditions shall constitute a separate legal document from any permit approval, and that if the permit, in part or in whole, is revoked, invalidated, rendered null or set aside by a court of competent jurisdiction, I agree to be bound by the Terms and Conditions, which shall survive such invalidation, nullification or setting aside.
11. These Terms and Conditions shall be construed and enforced in accordance with the laws of the State of California. Any legal action or other proceeding arising in connection with these Terms and Conditions shall be filed in Solano County Superior Court.

I have reviewed, understand, and agree to be bound by and to fully comply with all of the foregoing Terms and Conditions.

Applicant(s)/Owner(s):

Haley Andrew
Printed Name

Haley Andrew
Signature

Printed Name

Signature

Printed Name

Signature

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California)
County of SACRAMENTO)

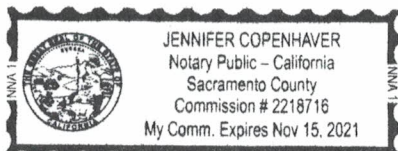
On OCTOBER 14, 2020 before me, JENNIFER COPENHAVER, NOTARY PUBLIC
Date Here Insert Name and Title of the Officer

personally appeared -HALEY ANDREW-
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature Jennifer Copenhaver
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though this section is optional, completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document.

Description of Attached Document

Title or Type of Document: City of Fairfield Permit App Document Date: 9/24/20
Number of Pages: 2 Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer(s)

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

the subject of the permit.

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I have reviewed, understand, and agree to be bound by and to fully comply with all of the foregoing Terms and Conditions.

Applicant(s)/Owner(s):

Kimberly Cargile

Printed Name

[Signature]

Signature

Printed Name

Signature

Printed Name

Signature

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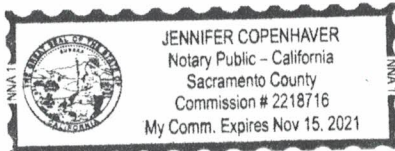
On OCTOBER 14, 2020 before me, JENNIFER COPENHAVER, NOTARY PUBLIC
Date Here Insert Name and Title of the Officer

personally appeared - KIMBERLY CARGILE -
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature Jennifer Copenhafer
Signature of Notary Public

Place Notary Seal Above

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☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
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☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
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Signer Is Representing: _____

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11. These Terms and Conditions shall be construed and enforced in accordance with the laws of the State of California. Any legal action or other proceeding arising in connection with these Terms and Conditions shall be filed in Solano County Superior Court.

I have reviewed, understand, and agree to be bound by and to fully comply with all of the foregoing Terms and Conditions.

Applicant(s)/Owner(s):

Deanna Garcia

Printed Name

Deanna Garcia

Signature

Printed Name

Signature

Printed Name

Signature

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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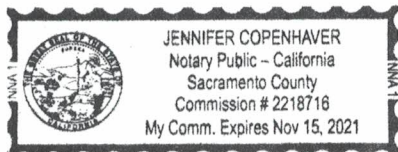
On OCTOBER 14, 2020 before me, JENNIFER COPENHAVER, NOTARY PUBLIC
Date Here Insert Name and Title of the Officer

personally appeared - DEANNA GARCIA -
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature Jennifer Copenhaiver
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

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☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

the subject of the permit.

7. I consent to and expressly allow, authorize, and permit any City officer, agent, or employee to enter upon, inspect, and photograph the property identified in my Application, with reasonable prior notice, for the purposes of processing the Application and ensuring compliance with all laws, regulations, and conditions of any existing land use approvals. No additional permission or consent to enter upon the property is necessary or shall be required.
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I have reviewed, understand, and agree to be bound by and to fully comply with all of the foregoing Terms and Conditions.

Applicant(s)/Owner(s):

Dave Jones
Printed Name

Dave Jones
Signature

Printed Name

Signature

Printed Name

Signature

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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State of California)
County of SACRAMENTO)

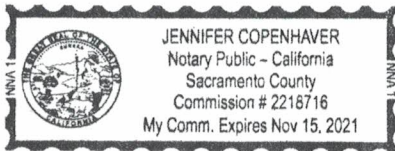
On OCTOBER 14, 2020 before me, JENNIFER COPENHAVER, NOTARY PUBLIC
Date Here Insert Name and Title of the Officer

personally appeared - DAVE JONES -
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature Jennifer Copenhaver
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

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Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____

Signer Is Representing: _____

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____

Signer Is Representing: _____

the subject of the permit.

7. I consent to and expressly allow, authorize, and permit any City officer, agent, or employee to enter upon, inspect, and photograph the property identified in my Application, with reasonable prior notice, for the purposes of processing the Application and ensuring compliance with all laws, regulations, and conditions of any existing land use approvals. No additional permission or consent to enter upon the property is necessary or shall be required.
8. I understand that all materials submitted in connection with my Application will become records of the City when received, and that such records may be subject to disclosure under the California Public Records Act ("CPRA"). I understand that any information considered to be proprietary and exempt from disclosure must be clearly marked within the Application, identifying the specific lines containing the information and the applicable exemption under the CPRA. I understand that such marking is not determinative as to whether the information is exempt from disclosure under state law, and that the City retains the right to disclose or withhold information in accordance with state law.
9. I represent and certify to the following:
 - I have submitted the necessary information for the Fairfield Police Department to conduct a Live Scan and/or background check.
 - If I am submitting an application for the renewal of a commercial cannabis business permit, I continue to hold in good standing any permit/license that is required by the State of California for the operation of the commercial cannabis business.
 - I understand that owners, operators, employees and members of a commercial cannabis business may be subject to prosecution under Federal Laws.
10. These Terms and Conditions shall constitute a separate legal document from any permit approval, and that if the permit, in part or in whole, is revoked, invalidated, rendered null or set aside by a court of competent jurisdiction, I agree to be bound by the Terms and Conditions, which shall survive such invalidation, nullification or setting aside.
11. These Terms and Conditions shall be construed and enforced in accordance with the laws of the State of California. Any legal action or other proceeding arising in connection with these Terms and Conditions shall be filed in Solano County Superior Court.

I have reviewed, understand, and agree to be bound by and to fully comply with all of the foregoing Terms and Conditions.

Brandi Proffitt

Printed Name

Applicant(s)/Owner(s):

[Signature]

Signature

Printed Name

Signature

Printed Name

Signature

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT**CIVIL CODE § 1189**

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

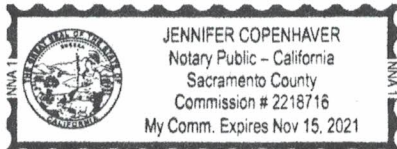
State of California)

County of SACRAMENTO)On OCTOBER 14, 2020 before me, JENNIFER COPENHAVER, NOTARY PUBLIC
Date Here Insert Name and Title of the Officerpersonally appeared - BRANDI PROFFITT -
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature Jennifer Copenhafer
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though this section is optional, completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document.

Description of Attached DocumentTitle or Type of Document: City of Fairfield Permit APP Document Date: 9-24-2020Number of Pages: 2 Signer(s) Other Than Named Above: _____**Capacity(ies) Claimed by Signer(s)**

Signer's Name: _____

- ☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____

Signer Is Representing: _____

Signer's Name: _____

- ☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____

Signer Is Representing: _____

Printed Name

Signature

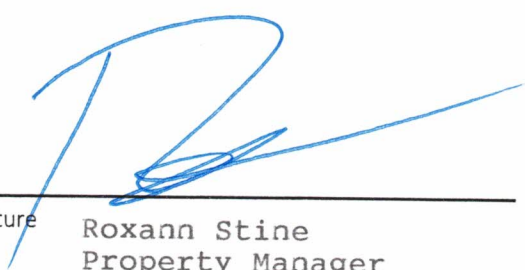
Printed Name

Signature

Property Owner(s): (if different)

Printed Name

Signature


Roxann Stine
Property Manager

Printed Name

Signature

Printed Name

Signature

EACH OF THE ABOVE SIGNATURES MUST BE ACCOMPANIED BY
AN ACKNOWLEDGEMENT FROM A NOTARY PUBLIC

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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State of California

County of Solano

On Oct. 8, 2020 before me, Leslie C. Stewart, Public

Date

Here Insert Name and Title of the Officer

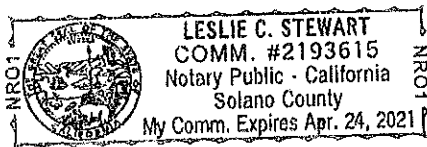
personally appeared Koxann Stone

Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature Leslie C. Stewart

Signature of Notary Public

Place Notary Seal Above

OPTIONAL

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Capacity(ies) Claimed by Signer(s)

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☐ Individual ☐ Attorney in Fact

☐ Trustee ☐ Guardian or Conservator

☐ Other: _____

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Signer's Name: _____

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☐ Partner — ☐ Limited ☐ General

☐ Individual ☐ Attorney in Fact

☐ Trustee ☐ Guardian or Conservator

☐ Other: _____

Signer Is Representing: _____

PROPERTY OWNER CONSENT FORM

Commercial Cannabis Business

PREMISES LOCATION INFORMATION:

150 Alaska Ave. Fairfield CA 94533
Physical Address City State Zip Code

FWC Inc.
Tenant Applicant (Business Name)

If the applicant is not the property owner(s), the applicant must provide the name, address and telephone number of the property owner pursuant to Fairfield Municipal Code Section 10E.8.

PROPERTY OWNER INFORMATION:

☐ OWNER ☒ PROPERTY MANAGER ☐ OTHER: _____

Roxann Stine Property Manager
Name Title

Camellia Realty 707-422-9269
Business Name (if applicable) Phone Number

2801 Waterman Blvd., #150, Fairfield, CA 94534
Mailing Address City State Zip Code

I/We, as the owner(s) of the subject property, consent to the filing of this application and use of the property for the purposes described herein. We further consent and hereby authorize City representative(s) to enter upon my property for the purpose of examining and inspecting the property in preparation of any reports and/or required environmental review for the processing of the application(s) being filed.

Roxann Stine [Signature]
Name Signature

Property Manager 10/8/20
Title Date

THE ABOVE SIGNATURE MUST BE ACCOMPANIED BY
AN ACKNOWLEDGEMENT FROM A NOTARY PUBLIC

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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State of California

County of SolanoOn Oct. 14, 2020 before me, Leslie C. Stewart, Notary Public

Date

Here Insert Name and Title of the Officer

personally appeared Roxann Stone

Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

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WITNESS my hand and official seal.

Signature Leslie C. Stewart
Signature of Notary Public

Place Notary Seal Above

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Signer's Name: _____

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Signer Is Representing: _____

Signer's Name: _____

☐ Corporate Officer — Title(s): _____☐ Partner — ☐ Limited ☐ General☐ Individual ☐ Attorney in Fact☐ Trustee ☐ Guardian or Conservator☐ Other: _____

Signer Is Representing: _____

**CERTIFICATE OF LIABILITY INSURANCE**

DATE (MM/DD/YYYY)

9/11/2020

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER Styrsky Insurance Agency License#: 0G13465 706 56th Street, Suite 150 Sacramento, CA 95819	CONTACT NAME:		
	PHONE (A/C, No, Ext):	(916) 361-8114	FAX (A/C, No): (916) 366-6415
	E-MAIL ADDRESS:	asher@teamsia.com	
	INSURER(S) AFFORDING COVERAGE		
	INSURER A:	Ategrity Specialty Insurance Co	NAIC # 16427
	INSURER B:		
INSURED FWC, Inc 150 Alaska Ave Fairfield, CA 94533	INSURER C:		
	INSURER D:		
	INSURER E:		
	INSURER F:		

COVERAGES**CERTIFICATE NUMBER:****REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY			01CPKP200089500	09/11/2020	09/01/2021	EACH OCCURRENCE	\$ 2,000,000
	<input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 100,000
							MED EXP (Any one person)	\$ 5,000
							PERSONAL & ADV INJURY	\$ 2,000,000
							GENERAL AGGREGATE	\$ 4,000,000
							PRODUCTS - COMP/OP AGG	\$ EXCLUDED
								\$
	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	\$
	<input type="checkbox"/> ANY AUTO						BODILY INJURY (Per person)	\$
	<input type="checkbox"/> OWNED AUTOS ONLY	<input type="checkbox"/> SCHEDULED AUTOS					BODILY INJURY (Per accident)	\$
	<input type="checkbox"/> HIRED AUTOS ONLY	<input type="checkbox"/> NON-OWNED AUTOS ONLY					PROPERTY DAMAGE (Per accident)	\$
								\$
	UMBRELLA LIAB						EACH OCCURRENCE	\$
	EXCESS LIAB						AGGREGATE	\$
	<input type="checkbox"/> OCCUR <input type="checkbox"/> CLAIMS-MADE							\$
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY						PER STATUTE	OTH-ER
	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	<input type="checkbox"/> Y / N	N / A				E.L. EACH ACCIDENT	\$
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - EA EMPLOYEE	\$
							E.L. DISEASE - POLICY LIMIT	\$

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

Covered location: 150 Alaska Ave, Fairfield CA 94533

CERTIFICATE HOLDER**CANCELLATION**

Certificate of Insurance Only

FWC, INC
9401 Fruitridge Road
Sacramento, CA 95826

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

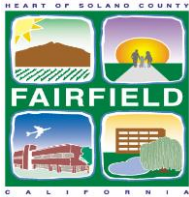
Casey Croxford



F.W.C. Inc.
dba: Fairfield Cannabis Collective
& Fairfield Wellness

"Integrity - Professionalism - Education"

PDF File #1
CCB Initial Application with Signatures
Proof of Insurance



COMMERICAL CANNABIS BUSINESS
INITIAL APPLICATION
CITY OF FAIRFIELD

City of Fairfield

Community Development Department
1000 Webster Street
Fairfield, CA 94533
Ph: 707.428.7461
Email: planning@fairfield.ca.gov
<https://www.fairfield.ca.gov/cannabis>

APPLICANT (ENTITY) INFORMATION

APPLICANT (ENTITY) NAME: FWC Inc. DBA: Fairfield Cannabis Collective
Physical Address: 150 Alaska Ave. City: Fairfield State: CA Zip: 94533
PRIMARY CONTACT (Same as above? ☒ Yes ☐ No): Haley Andrew
Title: C.E.O.
Address: P.O. Box 456 City: Dixon State: CA Zip: 95620
Phone: REDACTED Email: FairfeildCannabisCollective@gmail.com
HAS ANY INDIVIDUAL IN THIS APPLICATION APPLIED FOR ANY OTHER CANNABIS PERMIT IN THE CITY OF FAIRFIELD: ☐ Yes ☒ No
Select one or more of the following categories. For each category, indicate whether you are applying for Adult-Use ("A") or/and Medicinal ("M") or both.
☒ Adult Use ☒ Medical Use
☒ Retail (Storefront) ☐ Retail (Non-Storefront) ☐ Manufacturing ☐ Testing
Business Formation Documentation: Describe how the business is organized (attach to Business Plan).
☐ Sole Partnership ☒ Corporation ☐ S-Corporation ☐ Limited Liability Company ☐ Limited Partnership

PROPOSED LOCATION

PROPERTY OWNER NAME: George Perdigao, Carolyn Perdigao, Toni Beauchamp: C/O Camellia Realty
Address: 2801 Waterman Blvd #150. City: Fairfield State: CA Zip: 94534
Phone: 707-422-9269 ext: 14 Email: Roxann@Camelliarealty.net
Zoning Verification Letter (Please attach): ☐ Not Applicable ☒ Yes ☐ No
Assessor's Parcel Number (APN): 0034-110-480
Proposed Location Square Footage: Building is 4079 square feet, Property is 12,327 square fee

APPLICATION SUBMITTAL CHECKLIST

Applications failing to submit any of the following will be determined ineligible unless otherwise noted by an asterisk for special deadlines, and will not move forward in the application process:

- ✓ One (1) printed hard copy of a complete and signed Commercial Cannabis Initial Application form (Pages 1-9), with the Application Fee, and one (1) printed hard copy of the entire application submittal.
- ✓ All Evaluation Criteria outlined in Appendix A saved in PDF format on a single USB flash drive. (This section shall not exceed 200 pages).*
- ✓ Proof of Capitalization (All bank statements, loan documents, promissory notes, financial and commitment letters) – to be contained within the Business Plan listed in Appendix A
- ✓ Proof of comprehensive general liability insurance (minimum \$1M per occurrence) or evidence by an Insurance Agency that the cannabis business is insurable.**
- ✓ A signed and notarized Property Consent form, or Lease Agreement, or a "Letter of Intention" to Lease.
- ✓ A signed and notarized Terms and Conditions form.
- ✓ Live Scan/Background Check information for each Owner/Principal, and Proof of Preliminary Background Check payment.
- ✓ Zoning Verification Letter (ZVL).

* Background and Proof of Capitalization/Financial documents are not part of the 200-page limitation.

** The only information that can be submitted after the initial application is proof of insurance prior to the City Awarding a Cannabis Permit however, at a minimum proof of insurability must be provided with the initial application package.

SUPPORTING INFORMATION

List all fictitious business names the applicant is operating under including the address where each business is located:

Fairfield Cannabis Collective, Fairfield Wellness Collective, Fairfield Cannabis, Fairfield Wellness,

Fairfield Cannabis & Wellness Collective, FWC, FCC, FCWC

Has the Applicant or any of its owners been the subject of any administrative action, including but not limited to suspension, denial, or revocation of a cannabis business license at any time during the past three (3) years? If so, please list and explain:

No

Is the Applicant or any of its owners currently involved in an application process in any other jurisdiction?

Yes, Kimberly Cargile and Deanna Garcia are owner's on an application in Tracy, CA.

APPLICATION CERTIFICATION

I hereby certify, under penalty of perjury, on behalf of myself and all owners, managers and supervisors identified in this application that the statements and information furnished in this application and the attached exhibits present the data and information required for this initial evaluation to the best of my ability. I further certify, under penalty of perjury, that the facts, statements, and information presented are true, complete, and accurate, to the best of my knowledge and belief. I understand that a misrepresentation of fact is cause for rejection of this application, denial of the permit, or revocation of a permit issued.

In addition, I understand that the filing of this application grants the City of Fairfield permission to reproduce submitted materials for distribution to staff, Commission, Board and City Council Members, and other Agencies to process the application. Nothing in this consent, however, shall entitle any person to make use of the intellectual property in plans, exhibits, and photographs for any purpose unrelated to the City's consideration of this application.

Furthermore, by submitting this application, I understand and agree that any business resulting from an approval shall be maintained and operated in accordance with requirements of the City of Fairfield Municipal Code and State law.

Name

Haley Andrew

Title

C.E.O.

Signature

Haley Andrew

Date

10/14/2020

For details about the information required as part of the application process, see the Application Procedures & Guidelines, City of Fairfield Municipal Code Chapter 10E and any additional requirements to complete the application process. All documents can be found online at www.fairfield.ca.gov/cannabis. For questions please contact the Community Development Department at 707.428.7461.

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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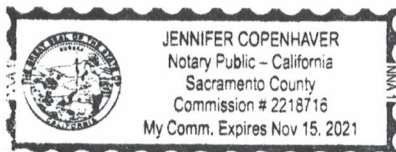
State of California)
County of SACRAMENTO)

On OCTOBER 14, 2020 before me, JENNIFER COPENHAVER, NOTARY PUBLIC
Date Here Insert Name and Title of the Officer
personally appeared HALEY ANDREW
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

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WITNESS my hand and official seal.



Signature Jennifer Copenhaver
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

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Description of Attached Document

Title or Type of Document: COMM. Can. BUS. Initial APP - City Fairfield Document Date: 10-14-2020
Number of Pages: 2 Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer(s)

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

CITY OF FAIRFIELD
COMMERCIAL CANNABIS BUSINESS PERMIT APPLICATION
TERMS AND CONDITIONS

Dated: September 24, 2020

With submission of the attached Commercial Cannabis Business Permit Application ("Application"), I, the undersigned, hereby agree to the following Terms and Conditions:

1. I am submitting to the City an application deposit in the amount of \$ 11,727 for the review and processing of a commercial cannabis business permit.
2. The entire amount of the Application deposit is not refundable for any reason. I understand that there is no guarantee, express or implied, that by submitting an Application or making the application deposit identified above that I will obtain a commercial cannabis business permit or any land use entitlements necessary in order to operate a commercial cannabis business. I understand that the City may deny my Application for any reason.
3. All costs incurred by the City in processing my Application, including staff time and overhead, shall be paid by me. This is my personal obligation and shall not be affected by sale or transfer of the property subject to the Application, changes in business organization, or any other reason. As work proceeds on the Application, actual City costs, as established by the City Council, will be charged against the deposit account. The City will deduct such costs from the deposit at such times and in such amounts as City determines. "Costs incurred by the City" as identified in this paragraph shall include costs for the services of contractors or consultants. The City shall exercise its sole discretion in determining whether it is necessary to engage the services of an outside contractor to assist with application processing, which costs are to be paid by me.
4. If at any point the City determines that the amount deposited will not be adequate to cover all costs associated with Application processing, the City may make a written request for additional deposit(s) and staff will suspend work on the Application until sufficient funds are deposited. I agree to deposit such additional sums within the time stated in City's request. If I fail to deposit additional funds I understand that my Application will be deemed withdrawn.
5. To the fullest extent permitted by law, I shall defend (with counsel of City's choosing), indemnify, and hold harmless the City of Fairfield and its agents, officers, elected officials, employees, and volunteers (together, "City indemnitees") from and against any claims, actions, damages, injuries, costs (including attorneys' fees and other expenses), or liabilities of any kind, including those arising from bodily injury, sickness, disease, death, property loss and property damage, arising from or related to the processing of my Application for a commercial cannabis business permit, the issuance of the permit, the enforcement of the conditions of the permit, or the conduct or operations of the commercial cannabis business that is the subject of a permit. My obligations under this paragraph shall apply regardless of whether a license or any permits or entitlements are issued.
6. I hereby waive and release the City Indemnitees from any and all claims, injuries, damages, or liabilities of any kind arising from or related to the Application for a commercial cannabis business permit, the issuance of the permit, the enforcement of the conditions of the permit, or the conduct or operations of the business that is

the subject of the permit.

7. I consent to and expressly allow, authorize, and permit any City officer, agent, or employee to enter upon, inspect, and photograph the property identified in my Application, with reasonable prior notice, for the purposes of processing the Application and ensuring compliance with all laws, regulations, and conditions of any existing land use approvals. No additional permission or consent to enter upon the property is necessary or shall be required.
8. I understand that all materials submitted in connection with my Application will become records of the City when received, and that such records may be subject to disclosure under the California Public Records Act ("CPRA"). I understand that any information considered to be proprietary and exempt from disclosure must be clearly marked within the Application, identifying the specific lines containing the information and the applicable exemption under the CPRA. I understand that such marking is not determinative as to whether the information is exempt from disclosure under state law, and that the City retains the right to disclose or withhold information in accordance with state law.
9. I represent and certify to the following:
 - I have submitted the necessary information for the Fairfield Police Department to conduct a Live Scan and/or background check.
 - If I am submitting an application for the renewal of a commercial cannabis business permit, I continue to hold in good standing any permit/license that is required by the State of California for the operation of the commercial cannabis business.
 - I understand that owners, operators, employees and members of a commercial cannabis business may be subject to prosecution under Federal Laws.
10. These Terms and Conditions shall constitute a separate legal document from any permit approval, and that if the permit, in part or in whole, is revoked, invalidated, rendered null or set aside by a court of competent jurisdiction, I agree to be bound by the Terms and Conditions, which shall survive such invalidation, nullification or setting aside.
11. These Terms and Conditions shall be construed and enforced in accordance with the laws of the State of California. Any legal action or other proceeding arising in connection with these Terms and Conditions shall be filed in Solano County Superior Court.

I have reviewed, understand, and agree to be bound by and to fully comply with all of the foregoing Terms and Conditions.

Applicant(s)/Owner(s):

Haley Andrew
Printed Name

Haley Andrew
Signature

Printed Name

Signature

Printed Name

Signature

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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State of California)
County of SACRAMENTO)

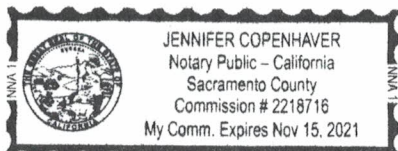
On OCTOBER 14, 2020 before me, JENNIFER COPENHAVER, NOTARY PUBLIC
Date Here Insert Name and Title of the Officer

personally appeared -HALEY ANDREW-
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature Jennifer Copenhaver
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

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Description of Attached Document

Title or Type of Document: City of Fairfield Permit App Document Date: 9/24/20
Number of Pages: 2 Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer(s)

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

the subject of the permit.

7. I consent to and expressly allow, authorize, and permit any City officer, agent, or employee to enter upon, inspect, and photograph the property identified in my Application, with reasonable prior notice, for the purposes of processing the Application and ensuring compliance with all laws, regulations, and conditions of any existing land use approvals. No additional permission or consent to enter upon the property is necessary or shall be required.
8. I understand that all materials submitted in connection with my Application will become records of the City when received, and that such records may be subject to disclosure under the California Public Records Act ("CPRA"). I understand that any information considered to be proprietary and exempt from disclosure must be clearly marked within the Application, identifying the specific lines containing the information and the applicable exemption under the CPRA. I understand that such marking is not determinative as to whether the information is exempt from disclosure under state law, and that the City retains the right to disclose or withhold information in accordance with state law.
9. I represent and certify to the following:
 - I have submitted the necessary information for the Fairfield Police Department to conduct a Live Scan and/or background check.
 - If I am submitting an application for the renewal of a commercial cannabis business permit, I continue to hold in good standing any permit/license that is required by the State of California for the operation of the commercial cannabis business.
 - I understand that owners, operators, employees and members of a commercial cannabis business may be subject to prosecution under Federal Laws.
10. These Terms and Conditions shall constitute a separate legal document from any permit approval, and that if the permit, in part or in whole, is revoked, invalidated, rendered null or set aside by a court of competent jurisdiction, I agree to be bound by the Terms and Conditions, which shall survive such invalidation, nullification or setting aside.
11. These Terms and Conditions shall be construed and enforced in accordance with the laws of the State of California. Any legal action or other proceeding arising in connection with these Terms and Conditions shall be filed in Solano County Superior Court.

I have reviewed, understand, and agree to be bound by and to fully comply with all of the foregoing Terms and Conditions.

Applicant(s)/Owner(s):

Kimberly Cargile

Printed Name



Signature

Printed Name

Signature

Printed Name

Signature

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California)
County of SACRAMENTO)

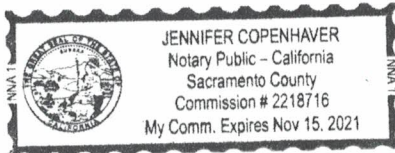
On OCTOBER 14, 2020 before me, JENNIFER COPENHAVER, NOTARY PUBLIC
Date Here Insert Name and Title of the Officer

personally appeared - KIMBERLY CARGILE -
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature Jennifer Copenhafer
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though this section is optional, completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document.

Description of Attached Document

Title or Type of Document: City of Fairfield Permit App. Document Date: 9-24-20
Number of Pages: 2 Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer(s)

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
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I have reviewed, understand, and agree to be bound by and to fully comply with all of the foregoing Terms and Conditions.

Applicant(s)/Owner(s):

Deanna Garcia

Printed Name

Deanna Garcia

Signature

Printed Name

Signature

Printed Name

Signature

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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State of California)
County of SACRAMENTO)

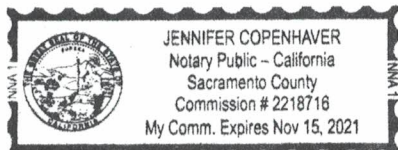
On OCTOBER 14, 2020 before me, JENNIFER COPENHAVER, NOTARY PUBLIC
Date Here Insert Name and Title of the Officer

personally appeared - DEANNA GARCIA -
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature Jennifer Copenhaver
Signature of Notary Public

Place Notary Seal Above

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☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
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Signer Is Representing: _____

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I have reviewed, understand, and agree to be bound by and to fully comply with all of the foregoing Terms and Conditions.

Applicant(s)/Owner(s):

Dave Jones
Printed Name

Dave Jones
Signature

Printed Name

Signature

Printed Name

Signature

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

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County of SACRAMENTO)

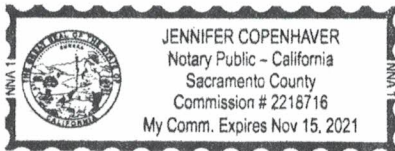
On OCTOBER 14, 2020 before me, JENNIFER COPENHAVER, NOTARY PUBLIC
Date Here Insert Name and Title of the Officer

personally appeared - DAVE JONES -
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature Jennifer Copenhaver
Signature of Notary Public

Place Notary Seal Above

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☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

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I have reviewed, understand, and agree to be bound by and to fully comply with all of the foregoing Terms and Conditions.

Brandi Proffitt

Printed Name

Applicant(s)/Owner(s):

[Signature]

Signature

Printed Name

Signature

Printed Name

Signature

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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State of California)
County of SACRAMENTO)

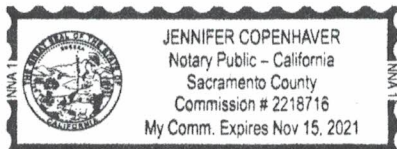
On OCTOBER 14, 2020 before me, JENNIFER COPENHAVER, NOTARY PUBLIC
Date Here Insert Name and Title of the Officer

personally appeared - BRANDI PROFFITT -
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature Jennifer Copenhaever
Signature of Notary Public

Place Notary Seal Above

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☐ Other: _____
Signer Is Representing: _____

Signer's Name: _____
☐ Corporate Officer — Title(s): _____
☐ Partner — ☐ Limited ☐ General
☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator
☐ Other: _____
Signer Is Representing: _____

Printed Name

Signature

Printed Name

Signature

Property Owner(s): (if different)

Printed Name

Signature


Roxann Stine
Property Manager

Printed Name

Signature

Printed Name

Signature

EACH OF THE ABOVE SIGNATURES MUST BE ACCOMPANIED BY
AN ACKNOWLEDGEMENT FROM A NOTARY PUBLIC

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT**CIVIL CODE § 1189**

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California

County of SolanoOn Oct. 8, 2020before me, Leslie C. Stewart, Public

Date

Here Insert Name and Title of the Officer

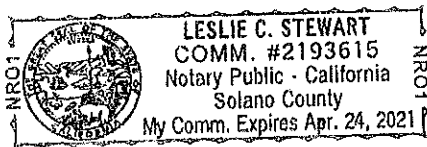
personally appeared Koxann Stone

Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature Leslie C. Stewart

Signature of Notary Public

Place Notary Seal Above

OPTIONAL

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Signer's Name: _____

☐ Corporate Officer — Title(s): _____☐ Partner — ☐ Limited ☐ General☐ Individual ☐ Attorney in Fact☐ Trustee ☐ Guardian or Conservator☐ Other: _____

Signer Is Representing: _____

Signer's Name: _____

☐ Corporate Officer — Title(s): _____☐ Partner — ☐ Limited ☐ General☐ Individual ☐ Attorney in Fact☐ Trustee ☐ Guardian or Conservator☐ Other: _____

Signer Is Representing: _____

PROPERTY OWNER CONSENT FORM

Commercial Cannabis Business

PREMISES LOCATION INFORMATION:

150 Alaska Ave. Fairfield CA 94533
Physical Address City State Zip Code

FWC Inc.
Tenant Applicant (Business Name)

If the applicant is not the property owner(s), the applicant must provide the name, address and telephone number of the property owner pursuant to Fairfield Municipal Code Section 10E.8.

PROPERTY OWNER INFORMATION:

☐ OWNER ☒ PROPERTY MANAGER ☐ OTHER: _____

Roxann Stine Property Manager
Name Title

Camellia Realty 707-422-9269
Business Name (if applicable) Phone Number

2801 Waterman Blvd., #150, Fairfield, CA 94534
Mailing Address City State Zip Code

I/We, as the owner(s) of the subject property, consent to the filing of this application and use of the property for the purposes described herein. We further consent and hereby authorize City representative(s) to enter upon my property for the purpose of examining and inspecting the property in preparation of any reports and/or required environmental review for the processing of the application(s) being filed.

Roxann Stine [Signature]
Name Signature

Property Manager 10/8/20
Title Date

THE ABOVE SIGNATURE MUST BE ACCOMPANIED BY
AN ACKNOWLEDGEMENT FROM A NOTARY PUBLIC

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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State of California

County of SolanoOn Oct. 14, 2020 before me, Leslie C. Stewart, Notary Public

Date

Here Insert Name and Title of the Officer

personally appeared Roxann Stone

Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

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WITNESS my hand and official seal.

Signature Leslie C. Stewart
Signature of Notary Public

Place Notary Seal Above

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Signer Is Representing: _____

Signer's Name: _____

☐ Corporate Officer — Title(s): _____☐ Partner — ☐ Limited ☐ General☐ Individual ☐ Attorney in Fact☐ Trustee ☐ Guardian or Conservator☐ Other: _____

Signer Is Representing: _____

**CERTIFICATE OF LIABILITY INSURANCE**

DATE (MM/DD/YYYY)

9/11/2020

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an **ADDITIONAL INSURED**, the policy(ies) must have **ADDITIONAL INSURED** provisions or be endorsed. If **SUBROGATION IS WAIVED**, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER Styrsky Insurance Agency License#: 0G13465 706 56th Street, Suite 150 Sacramento, CA 95819	CONTACT NAME:	
	PHONE (A/C, No, Ext): (916) 361-8114	FAX (A/C, No): (916) 366-6415
	E-MAIL ADDRESS: asher@teamsia.com	
	INSURER(S) AFFORDING COVERAGE	
	INSURER A: Ategrity Specialty Insurance Co	
	NAIC # 16427	
INSURED FWC, Inc 150 Alaska Ave Fairfield, CA 94533	INSURER B:	
	INSURER C:	
	INSURER D:	
	INSURER E:	
	INSURER F:	

COVERAGES**CERTIFICATE NUMBER:****REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY			01CPKP200089500	09/11/2020	09/01/2021	EACH OCCURRENCE \$ 2,000,000
	<input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 100,000
							MED EXP (Any one person) \$ 5,000
							PERSONAL & ADV INJURY \$ 2,000,000
							GENERAL AGGREGATE \$ 4,000,000
							PRODUCTS - COMP/OP AGG \$ EXCLUDED
	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident) \$
	<input type="checkbox"/> ANY AUTO						BODILY INJURY (Per person) \$
	<input type="checkbox"/> OWNED AUTOS ONLY	<input type="checkbox"/> SCHEDULED AUTOS					BODILY INJURY (Per accident) \$
	<input type="checkbox"/> HIRED AUTOS ONLY	<input type="checkbox"/> NON-OWNED AUTOS ONLY					PROPERTY DAMAGE (Per accident) \$
	UMBRELLA LIAB						EACH OCCURRENCE \$
	EXCESS LIAB						AGGREGATE \$
	<input type="checkbox"/> DED <input type="checkbox"/> RETENTION \$						
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY						PER STATUTE <input type="checkbox"/> OTH-ER <input type="checkbox"/>
	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	<input type="checkbox"/> Y / <input type="checkbox"/> N					E.L. EACH ACCIDENT \$
	If yes, describe under DESCRIPTION OF OPERATIONS below		N / A				E.L. DISEASE - EA EMPLOYEE \$
							E.L. DISEASE - POLICY LIMIT \$

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

Covered location: 150 Alaska Ave, Fairfield CA 94533

CERTIFICATE HOLDER**CANCELLATION**

Certificate of Insurance Only

FWC, INC
9401 Fruitridge Road
Sacramento, CA 95826

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

Casey Croxford



F.W.C. Inc.
dba: Fairfield Cannabis Collective
& Fairfield Wellness

"Integrity - Professionalism - Education"

PDF File #2
Review Criteria
Responses to Sections 1-7 of Appendix A



Fairfield Cannabis Collective
City of Fairfield Commercial Cannabis Business Permit Application

PDF FILE #2 – REVIEW CRITERIA

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Section 4. Fire Prevention and Safety Plan	4	82-96
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F.W.C. Inc.
dba: Fairfield Cannabis Collective
& Fairfield Wellness

“Integrity - Professionalism - Education”

Business Plan
2020

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INTRODUCTION

FCC will provide genuinely compassionate leadership with over 30 years of retail storefront cannabis management experience and a complete understanding of local and State regulations, as well as a professional, educated and customer focused team. FCC sales consultants will provide members with ongoing knowledge to streamline product purchases that satisfy their health and wellness needs. FCC will offer a compassionate sanctuary for healing and customer care, providing a pleasant experience that will keep customers coming back.

BUSINESS PLAN

1.1 Owner Qualifications

A. Professional Qualifications and Cannabis Business Experience

The leadership team has professional and educational experiences that together represent the fiscally sound, socially conscious, equal opportunity, educated and holistic business that we aim to build. Collectively, we offer over 50 years of cannabis industry management experience, including cultivation, manufacturing and retail, as well as a wide breadth of experience in the medicine, holistic healthcare, general retail, community organizing, political advocacy, medical patient advocacy, social welfare programs, outreach campaigns, patient service, marketing and compliance standards¹. FCC's Board of Directors consists of Haley Andrew, Kimberly Cargile, Deanna Garcia, David Jones, and Brandi Proffitt.

Haley Andrew, Founder, C.E.O. & Board Member

Haley Andrew is a strong businesswoman. She had a lifelong goal to own her own business, and her dream came true in 2017, when she opened Dixon Wellness Collective. As Founder and CEO of Dixon Wellness, she responsibly opened and professionally operates the first cannabis retail storefront in Dixon, California.

Haley attended Sacramento State University, pursuing a degree in Nutrition. After having her second daughter, Haley opened a catering business to cater small events in Sacramento. Her strong customer service and business management skills led her to a management position at A Therapeutic Alternative (ATA), a well-recognized cannabis retail storefront in Sacramento. There she was able to help develop the Standard Operating Procedures, focusing on the Human Resources department. At ATA, she built a successful department through working closely with employees and developing their skills. She developed many policies, procedures, and practices that help to maintain the excellence that ATA represents. With her knowledge of labor laws, accounting practices and sales consulting, Haley had the experience to apply for her own cannabis retail permit with the City of Dixon. Starting in June 2017, Haley partnered with Kimberly Cargile and

¹ Fairfield Municipal Code § 10E.4.

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Deanna Garcia to pursue a retail license in Dixon. She attended all City Council meetings and immersed herself in the Dixon community. Through her hard work and dedication, she was awarded one of the two retail cannabis business permits out of four candidates that had applied. Haley continued to work closely with the City of Dixon to open the first, and to date, the only cannabis retail storefront in Dixon.

Haley has been active in the community in Dixon for three years and Dixon Wellness has been operational for a little over two years. In that time, Haley has become a vital member of the business community. She has been a member of the Chamber of Commerce for three years. In 2019, she was awarded the Chamber's Ambassador of the Year. This prestigious award goes to the ambassador that is present for all chamber events and shows a great deal of hard work for the community. She currently holds a board seat for the Downtown Dixon Business Association as the acting Vice President and is a member of Rotary for the Dixon chapter. Through all these groups, Haley and her family dedicate numerous hours to their local community in Dixon.

As C.E.O. of Dixon Wellness, Haley has been working closely with the City of Dixon to ensure that her business, along with other cannabis businesses in Dixon, follow local ordinances and State regulations. Haley and her team are very well respected in Dixon and the community of Solano County. With her guidance, her team has created a positive image of the health and economic benefits cannabis businesses in Solano County provide to the community.

Kimberly Cargile, Founder, Secretary & Board Member

Kimberly Cargile is an advocate for natural medicine and the founder and owner of nine State licensed cannabis businesses. Kimberly has 20 years of business management experience. For over a decade, she has been dedicated to advancing the medical cannabis industry in California through advocacy and education.

Kimberly's interest in natural medicine and holistic health was sparked as she worked her way through college as a certified fitness trainer, yoga instructor and cannabis cultivator. From 1999 to 2005 Kimberly studied cellular and molecular biology as a pre-med student. In 2005 as Kimberly studied herbal medicine and its place in society, and learned that this old and valuable medicine is repressed in this country. As a result, in 2006 she changed course and graduated as a Presidential Scholar on the Dean's list with a degree in Liberal Studies, a minor in Psychology, and a focus on Social Justice. She decided to do her part in educating the community and the government to promote natural medicines including cannabis.

In 2007, Kimberly moved to Sacramento to begin her career where she earned invaluable industry and business management experience as the general manager at a cannabis retail business, Capital Wellness Collective. There, she had an opportunity to interview medical cannabis patients for a documentary. During the time she spent with patients, she realized that she had a responsibility to stand up for those that are too sick

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or too scared to stand up for themselves. She began volunteering for Americans for Safe Access, the National Organization for the Reform of Marijuana Laws (CA NORML) and Marijuana Policy Project (MPP) to organize patients and advocates for City Council meetings, County Board of Supervisor meetings, Planning Commission meetings, State Senate and Assembly meetings, protests, rallies and signature drives.

In 2009, Kimberly started working as a business consultant for the medical cannabis industry. Over the years she has helped open or reopen dozens of cannabis businesses including dispensaries, cultivation sites, manufacturing companies and garden supply companies. Kimberly has been instrumental in advancing industry standards with her position on the boards of many advocacy groups including Safe Access Sacramento, Sacramento NORML and the California Grower's Association. Kimberly is one of the longest standing members of the National Cannabis Industry Association and the California Cannabis Industry Association.

In 2012, Kimberly was appointed as C.E.O. of A Therapeutic Alternative. ATA is a California State licensed storefront cannabis retail business, located in upscale East Sacramento. In her role, she has provided over one hundred government tours of ATA and has been commended by various City, County and State government agencies for operating a model cannabis retail business.

In 2013, Kimberly was voted one of the top ten most influential people in the cannabis community in Sacramento by Sacramento Alternative Magazine. In 2016, Kimberly was nominated for the Luminary Award by the National Association of Women Business Owners. In 2019, she was designated by the Sacramento News and Review one of 2019's Top 5 Women to Watch and won Sacramento Business Journal's awards for Women Who Mean Business and 40 Most Influential People in Sacramento under 40. Kimberly is a published author, and has been interviewed for publications, radio, podcasts and television.

Kimberly believes that education is the basis of change. She provides education by offering government tours of her businesses, and speaking at hospitals, colleges, and conferences. She organized the first class on Cannabis at Sacramento City College, The Chemistry of Cannabis. She currently teaches the section on marijuana in the Alcohol and Other Drugs Health Course at Sacramento State University on a semester basis. She requires all cannabis sales consultants at her dispensaries to participate in continuing education to stay on the cutting edge of cannabis science and law.

In 2015, Kimberly worked tirelessly on the Medical Marijuana Safety and Regulation Act, giving tours of ATA to various stakeholders involved in the legislative process, including advocacy groups, legislators and regulators. She was a vocal proponent and spokesperson for the 2016 Adult Use of Marijuana Act and was a stakeholder involved in the process of merging the legislature and voter initiative into the 2017 Medicinal and Adult Use of Cannabis Safety and Regulation Act. She has been deeply involved in the California regulatory process, educating regulators at the Bureau

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of Cannabis Control, California Department of Public Health, and the California Department of Food & Agriculture.

Since 2016, Kimberly has become a mentor to many of her employees helping them work up to ownership positions through her Management Incubator Program at ATA. She is currently partnered with previous employees as owners in six licensed storefront cannabis dispensaries (Davis Cannabis Collective, Dixon Wellness Collective, Modesto Cannabis Collective, Riverbank Cannabis Collective, Napa Cannabis Collective and Chuck's Wellness Collective), two cannabis cultivation sites (Yolo Family Farms and Woodland Roots), and a cannabis manufacturing company (KHEMIA Manufacturing). Her passion for helping others has fueled her desire to stay in the industry through some very challenging times. Kimberly is respected for her knowledge, ethics and compassion. Her experience has earned her the title as an expert in the cannabis industry.

Deanna Garcia, Founder, C.F.O. & Board Member

Deanna Garcia has been an entrepreneur and business manager for over 30 years, working in real estate and construction. She has 25 years of experience in the cannabis industry. She is an owner of eight State licensed cannabis companies including: Modesto Cannabis Collective, Riverbank Cannabis Collective, Dixon Wellness, Napa Cannabis Collective, Chuck's Wellness Collective, Yolo Family Farms, Woodland Roots and KHEMIA Manufacturing. In her managerial and executive roles, she has operated every aspect of the businesses, including government relations, business plan design, pro forma budgets, patient advocacy, administrative management, marketing, advertising, product purchasing, inventory management, public relations, community organizing, licensing and permits. Deanna's ingenuity has kept micro- and macro-cannabis business operations streamlined and ready to improve community wellness and benefits.

In 2019, Deanna successfully completed the incubator program at A Therapeutic Alternative, and in 2020 she graduated from the Sacramento Cannabis Opportunity Reinvestment & Equity (CORE) Program. Deanna has successfully worked with many cities in California and advocated for the implementation of local regulations and permitting processes. All of her businesses are well known and regarded by local communities, local government officials, and local community organizations, as responsible community driven businesses. Due to her success as an entrepreneur, Deanna is happy to be able to invest in FCC.

In 1996, Deanna started learning about the healing effects cannabis has on the human body. She -educated on cultivating medical cannabis and then utilizing her cultivated cannabis to manufacture cannabis edibles [REDACTED] [REDACTED]. The more she learned about the healing powers of cannabis, the more she could see the plant helping people [REDACTED] and community.

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In addition to her cannabis experience, Deanna has been a California licensed real estate agent since 1999. Since 2004, she has been Vice President of Garcia's General Construction Inc., a General Contractor, where she is engaged in daily company operations. She also worked as a property manager, a sales agent and real estate broker in the State of Michigan where she owns twelve rental homes. In 2009, Deanna successfully founded Mid-Michigan Properties, a property management company.

Deanna is a mother of five amazing children (two college graduates, one US Army Medic, one college student and a ninth grader), a loving wife, and a human rights activist.

David Jones, Founder, Director & Board Member

Born in Solano County, Dave Jones is a lifelong resident of Vacaville and is the proud parent of a 2020 graduate of Vacaville High School. Dave is currently the Product Manager at Dixon Wellness, and is a successful graduate of the ATA Management Incubator Program. His roles at Dixon Wellness and A Therapeutic Alternative included Licensed Private Proprietary Security Officer (PPSO), Front Desk Reception, Cannabis Counselor Sales Consultant, Shift Assistant, Shift Leader, Product Liaison, and Bookkeeper. Dave's business management and analytics skills will translate to sales and growth for FCC. His knowledge, compassionate leadership, and commitment to operational best practices and compliance, ensures team members are respected and empowered to provide a positive human experience.

Dave started working in the electrical sales industry in 2006 and was a sales associate and assistant manager for a decade. In 2017, Dave made the leap into the cannabis industry and took his first position as a driver and then delivery manager for a non-storefront retail cannabis business in Solano County. He did not previously imagine working in cannabis as a viable career option. However, as California developed regulations, the single father took the calculated risk to enter into the entrepreneurial space.

It was not until Dave was hired at ATA in 2018 that he truly found his passion. The opportunity to fully understand cannabis as a medicine, combined with the ability to develop real lasting relationships with people who were looking for healing and guidance through cannabis affirmed Dave's decision to enter this field. While at ATA, Dave entered into its management training program where he learned the nuance of the business of operating a cannabis retail storefront.

After completing the management training course at ATA, Dixon Wellness and Dave was asked to him join the Management team. Once in Dixon, Dave shaped store operations through compassion and compliance with local ordinances and State cannabis regulations, and laws. He also effectively hit and increased sales goals by understanding and successfully executing marketing campaigns that benefited customers as well as the business. After a successful year of growth at Dixon Wellness, Dave was asked to become a product manager where he honed management and inventory skills by

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understanding and utilizing California's seed to sale tracking system (METRC). Dave has built relationships with businesses that have goals and values that align with Dixon Wellness, Dave has also been successful in building business relationships with like-minded cannabis industry veterans and professionals who aspire to address social, economic and community issues as well as to achieve financial success in the cannabis industry.

Dave consistently donates his time and resources to impactful charities. At ATA, Dave helped distribute care packages to the homeless, and at Dixon Wellness he is part of the DWC Clean Up Crew, volunteering his time to help beautify the town and parks by picking up trash. On several occasions, Dave has donated his musical talents drumming in bands to help support charity events including the Lagoon Valley Out Run MS benefit. Dave looks forward to leading a compassionate, community focused business in the City of Fairfield if given the opportunity to do so.

Brandi Proffitt, Founder, Director & Board Member

Brandi Proffitt has over 20 years of retail management experience. She exudes a natural leadership quality that has continually landed her in leadership positions. Her path to the cannabis industry started in Solano County, where she has lived for over 25 years. After a long and successful career in the beauty industry, including advanced theory at the prestigious Matrix Global Academy in Greenwich Village, she found that what she really loved and thrived doing was the education and training aspects of any position she landed.

In 2013, [REDACTED] Brandi immersed herself in researching alternative medicines [REDACTED]. She then discovered the endocannabinoid system (ECS) and devoted herself to education and research on the subject, [REDACTED] to increase her own knowledge of CBD, THC and the healing effects of cannabis.

[REDACTED]

In 2015, Brandi decided that it was time to incorporate her passion for education in the beauty industry with her fascination for the healing properties of cannabis. She became an education specialist and gave classes for Color Up Therapeutics - a CBD skin care line based out of Colorado. She also began teaching esthetic students at a beauty academy in Napa. During her time as an Instructor, she was afforded the opportunity to utilize the professional setting to educate future estheticians on the ECS and the positive effects CBD and THC have on the human body. Providing cannabis education deepened her love and passion for cannabis and the cannabis industry.

In 2018, Brandi's door to the world of cannabis was wide open. She jumped at the opportunity to work as a budtender at a local Solano County cannabis retail storefront,

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and was quickly promoted to floor lead, then manager. While working in Vallejo, she was trained in METRC, and familiarized herself with cannabis retail regulations. During this time, she was nominated Shop Steward for the Union with which the cannabis retail storefront was contracted. Brandi was featured in the New Yorker Magazine due to her stewardship.

In 2020, due to her unique background and skills, Brandy was offered the opportunity to assist in opening a cannabis retail storefront, Napa Cannabis Collective (NCC). Even the economy was uncertain during the pandemic, she believed in ATA and NCC's values. So once again, she took a leap and dedicated her skills and experience to the industry. During her time at NCC, she completed the ATA Incubator Management Program and was trained in the positions of Proprietary Private Security Officer, Front Desk Receptionist, Sales Consultant, Product Management, Shift Leader and Human Resources. She is looking forward to her leadership position at FCC in which she will be able to once again provide the service of offering her skills to a community minded company.

In Brandi's spare time, she volunteers with a women's empowerment group that participates in houseless outreach throughout Northern California. Her participation includes collecting and donating items, then disbursing the goods to women in need. This group of women has also been known to dress up in vintage styles and sing and dance with veterans at the local VA, just to see them smile.

FCC leadership team has the well-rounded background and experience necessary to successfully operate a cannabis storefront retail business. They have demonstrated this ability several times over by successfully founding and operating cannabis retail storefronts in Northern and Central California.

1.2 Pro Forma Budgets & Assumptions

All assumptions are based on cost analysis of cannabis retail stores with common ownership in Sacramento, Dixon, Davis, Riverbank, Modesto and Napa. FCC relies primarily on its Board and executive experience to establish realistic budgets and implement tested methodology, thereby reducing overall costs and unnecessary expenditures. FCC's cost conservation and attention to detail is part of what sets the FCC team apart. Our leadership team has been successful starting companies on limited budgets and sticking to those budgets throughout the process to achieve sustainability.

FCC revenue projections are conservative to ensure that we have attainable objectives specific to the Fairfield location. Whereas many companies rely on a cookie cutter projection, FCC has considered factors specific to Fairfield. We are conservative in our revenue models as we have found it is better to under-project than over-project to ensure that we can cover costs, pay employees, and pay back investments. All projections are reflected in the Pro Forma at Section 1.4 below.

A. Construction

FCC projects that construction costs will be approximately [REDACTED]. This will cover the costs of architectural and engineering plans and building permits, as well as tenant improvements to align the building with FCC's vision for Fairfield. We have outlined the estimated construction costs in our Construction Pro Forma (Section 1.4).

B. Operations

i. Customer Volume

FCC projects that we will serve five members per day for the first month and increase membership by 10 daily members per month for each month going forward in the first year. In the second year, we assume that customer volume and sales will increase by seven and one-half percent (7.5%) per month. In the third and fourth years, we assume customer volume and sales will increase by one percent (1%) per month. We assume that we will level out our membership by the end of our fourth year and stay steady at that point with the occasional seasonal highs and lows.

ii. Revenue

In year one, FCC estimates our annual revenue to be a little under [REDACTED]. In year two, FCC estimates our annual revenue to be slightly under [REDACTED]. In year three, FCC estimates our annual revenue to be just under \$[REDACTED]. And in year four and on, FCC anticipates our annual revenue to be around [REDACTED]. Revenue projections are based on an average fifty dollars per sale, and a 30-day month.

iii. Maintenance

We anticipate maintenance costs will be [REDACTED] per month. This will cover the costs of maintenance to the facility and property including landscaping, lighting, door hardware, heating and cooling, and plumbing.

iv. Compensation of Employees

To accomplish our opening schedule, FCC will initially employ ten people. As the business grows, FCC will hire additional employees to ensure customer service remains top notch, and to accommodate increased hours. FCC anticipates having at least thirty-six employees by the time sales level out in year four. We will pay employees between fifteen dollars and twenty-five dollars per hour depending upon experience and position. FCC will offer pay raises based upon seniority and promotion. We estimate worker's compensation insurance will cost eight percent (8%) of the cost of our payroll. Payroll taxes will also be approximately eight percent (8%).

v. Equipment

Equipment estimates include the costs of replacing any broken or obsolete equipment as well as adding new equipment as the company grows. Equipment costs will include, but are not limited to, printers, computers, speakers, identification machines, walkie talkies, scanners, security cameras, etc.

vi. Property Lease

FCC has entered into a lease at 150 Alaska Ave. This lease will cost [REDACTED] a month for the first year and will increase by three percent (3%) each year.

vii. Security Equipment and Staff

The cost of security reflects Safety and Security Plans in our Start-Up Pre-Opening Pro Forma for alarms, cameras and safes. In our Annual Pro Forma, Security Guards are listed under payroll for our Private Proprietary Security Officers (PPSOs) and security alarm monitoring is listed under Utilities.

viii. City Fees

FCC projections include payment of eleven thousand seven hundred twenty-seven dollars (\$11,727) to the City of Fairfield for the Cannabis Business Permit application fee. Once approved, FCC will pay eight thousand eight hundred seventy dollars (\$8,870) for the annual renewal of the cannabis permit. FCC estimates the City of Fairfield business license fee will be approximately four hundred and fifty dollars (\$450).

ix. State Fees

State license fees are based upon annual revenue; thus, they will rise as our company grows. FCC projects the State license payment for the first year to equal [REDACTED]. This includes a one thousand dollar (\$1,000) application fee as well as [REDACTED] for the cost of the annual license. FCC projects the annual license fee for year two to be [REDACTED], for [REDACTED] in year three, and [REDACTED] in year four.

x. Utility Costs

FCC projects that utility costs will be [REDACTED] per month for the first year and [REDACTED] per month for each of the following three years. Utility costs will include but are not limited to phone, internet, cellphone, security

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alarm, water, trash and power. As the company grows, we will need to add phone lines and internet capabilities. We also anticipate increasing electricity costs.

xi. Product Purchases

FCC anticipates the Cost of Goods to be 50% of our monthly budget. In the first year will spend about [REDACTED] on purchasing products wholesale. In the second year, we anticipate Cost of Goods to be approximately [REDACTED]. In year three we anticipate spending approximately [REDACTED]. In year four we expect to spend approximately [REDACTED] on Cost of Goods. We project that we will charge a 100% markup on all products; thus, we will set aside 50% of our monthly sales revenue to purchase products at wholesale.

xii. Other Anticipated Contingency Costs

Charity – FCC is dedicated to providing 5% of our profits to charity.

Taxes – We assume I.R.S. and F.T.B. annual income taxes to be 10% of Revenue. We anticipate that the tax measure for the City of Fairfield will pass and we will pay a 6% tax on revenue. We do not include a State Sales tax or State Excise tax in our revenue or expenses, as they zero out because they are both paid by the consumer and remitted to the State by the retailer or distributor as required by law.

Other Categories – We have included additional costs in our Pro Formas that we expect to see in our monthly profit and loss statement, including: insurance, point of sale software, bookkeeping, accounting and banking fees, supplies, advertising, employee education, membership dues and savings.

1.3 Proof of Capitalization

Board members Kimberly Cargile, Haley Andrew and Deanna Garcia have committed to investing in the business with a loan to cover the start-up costs of the company and the monthly operation costs until the company becomes self-sustainable. They have each invested [REDACTED] to ensure that the company has the one hundred fifty thousand dollars (\$150,000) needed to complete the City's Permit Process. The T.W.C. Inc. Bank Statement is attached in **File 4 – Proof of Capitalization**. Based on research and experience with multiple license application processes, the company estimates the initial cost of working through the local permit application process and acquiring a local license ranges from one hundred thousand dollars (\$100,000) to one hundred fifty thousand dollars (\$150,000), depending upon the duration and complexity of the process.

Kimberly Cargile, Deanna Garcia and Haley Andrew, through their other company M.E.H.C. Inc. have committed to an additional investment of up to [REDACTED]

REDACTED This additional investment will cover start up, construction and monthly operational costs until the retail store is sustainable. The second tranche of financing will vary depending upon the tenant improvements needed for the building. Bank Account Statements are attached in **File 4 – Proof of Capitalization**. The FCC budget proposal is based on our executives' experience opening six cannabis retail stores in Northern California, as well as bids from local vendors. FCC is confident in the capitalization and ability to execute the proposed plan with sufficient funds.

1.4 Pro Formas

See FCC's Pro Formas on the following pages 15 through 21.

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REDACTED

Pre Permit Budget

INVESTMENT

Property Lease

6 months lease & deposit

Deposit= REDACTED Monthly Lease= REDACTED

Architect

Local Permit Application

Security Consultant

Local Permit Application

Safety Consultant

Local Permit Application

Legal Consultant

Local Permit Application

Background Checks

City Application Fee

Attorney Fees

Retainer for bylaws, contracts, disperse shares, etc.

Licenses & Permits

Corporate Filing, Fictitious Business Name, State License Application Fee

Utilities

City Application Fee

Charitable Donations

Deposit & 6 months

REDACTED

TOTAL

Construction Budget

INVESTMENT

Architects, Engineers & Building Permits
Demolition
Walls & Ceilings
Floors
Paint
Doors & Hardware
Insulation
Bathrooms
HVAC
Landscaping

REDACTED



TOTAL INVESTMENT LESS EXPENSES

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The Cannabis Collective Pro Forma Start Up Budget- 1st Year

REDACTED Post Local Permit Start Up Budget

INCOME

Investment

EXPENSES

Cost of Goods

Property Lease

Architect & Engineer Fees

Construction

Licenses & Permits

Employee Background Checks

Insurance

Insurance

Security

Office Furniture, Equipment

Supplies

Point of Sale System & Equipment

Bookkeeping & Accounting

Income Taxes

Advertising

Membership Dues

Miscellaneous

TOTAL INCOME LESS EXPENSES

6 months @ **REDACTED** per month
Building Permits

State License
City Business License
BSIS
City Permit
General Liability & Fire
Product Liability
Alarms, Cameras, Safes

3 months @ **REDACTED** per month

REDACTED

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The Cannabis Collective Pro Forma Annual Budget- 1st Year

REVENUE	Month 1	Month 2	Month 3	Month 4	Month 5	Month 6	Month 7	Month 8	Month 9	Month 10	Month 11	Month 12	TOTALS
Months in Operation													
Average Sales (Variable Growth Rate Based on Increase in Members)													
Carryover from Previous Month													
EXPENSES													
City Tax Estimated at 6%													
Cost of Goods													
Rent/Lease													
Payroll-2 Directors													
Payroll- 2 Receptionists													
Payroll- 2 Sales Consultants													
Payroll-4 Security Guards													
Payroll Taxes & Fees													
Insurance (Worker's Compensation)													
Banking													
Bookkeeping, Inventory & Accounting													
Point of Sale and Inventory System													
Supplies													
Equipment													
Utilities													
Advertising & Promotion													
Savings for Annual State License													
Savings for Annual Local Permit													
Membership Dues													
TOTAL EXPENSES													
NET INCOME SUBTOTAL (Gross Profit - F/E)													
Charity Donations 5%													
Investor Preferred Dividends													
NET INCOME TOTAL													
INCOME TAX													
MONTHLY CARRYOVER													

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The Cannabis Collective Pro Forma Annual Budget- 2nd Year

REVENUE

TOTALS

Months in Operation
Average Sales (7.75 % Growth Rate)
Carryover from Previous Month

Month 13 Month 14 Month 15 Month 16 Month 17 Month 18 Month 19 Month 20 Month 21 Month 22 Month 23 Month 24

EXPENSES

City Tax Estimated at 6%
Cost of Goods
Rent/Lease
Payroll- 2 Directors
Payroll- 3 to 6 Sales Consultants
Payroll- 3 to 6 Receptionists
Payroll-4 Security Guards
Payroll Taxes & Fees
Insurance (Worker's Compensation)
Insurance (Fire, General Liability & Product Liability)
Insurance (Employee Health)
Banking
Bookkeeping & Accounting
Point of Sale and Inventory System
Supplies
Equipment
Utilities
Advertising & Promotion
Savings for Annual State License
Savings for Annual Local Permit
Membership Dues
Savings

TOTAL EXPENSES

NET INCOME SUBTOTAL (Gross Profit - F/E)

Charity Donations 5%
Investor Preferred Dividends

NET INCOME TOTAL

INCOME TAX

MONTHLY CARRYOVER

REDACTED

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REVENUE												TOTALS
The Cannabis Collective Pro Forma Annual Budget- 3rd Year												
Months in Operation	Month 25	Month 26	Month 27	Month 28	Month 29	Month 30	Month 31	Month 32	Month 33	Month 34	Month 35	Month 36
Average Sales (1% Growth Rate)	REDACTED											
Carryover from Previous Month												
EXPENSES												
City Tax Estimated at 6%												
Cost of Goods												
Rent/Lease												
Payroll-2 Directors												
Payroll- 4 Managers												
Payroll- 8 Sales Consultants												
Payroll- 8 Receptionists												
Payroll-6 Security Guards												
Payroll Taxes & Fees												
Insurance (Worker's Compensation)												
Insurance (Fire, General Liability & Product Liability)												
Insurance (Employee Health)												
Banking												
Bookkeeping & Accounting												
Point of Sale and Inventory System												
Supplies												
Equipment												
Security												
Utilities												
Advertising & Promotion												
Savings for Annual State License												
Savings for Annual Local Permit												
Employee Education												
Membership Dues												
Savings												
TOTAL EXPENSES												
NET INCOME SUBTOTAL (Gross Profit - F/E)												
Charity Donations 5%												
Investor Preferred Dividends												
NET INCOME TOTAL												
INCOME TAX												
MONTHLY CARRYOVER												

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REVENUE												TOTALS
The Cannabis Collective Pro Forma Annual Budget- 4th Year												
Months in Operation	Month 37	Month 38	Month 39	Month 40	Month 41	Month 42	Month 43	Month 44	Month 45	Month 46	Month 47	Month 48
Average Sales (1% Growth Rate)	REDACTED											
EXPENSES												
City Tax Estimated at 6%												
Cost of Goods												
Rent/Lease												
Payroll-2 Directors												
Payroll- 6 Managers												
Payroll- 10 Sales Consultants												
Payroll- 10 Receptionists												
Payroll-6 Security Guards												
Payroll Taxes & Fees												
Insurance (Worker's Compensation)												
Insurance (Fire, General Liability & Product Liability)												
Insurance (Employee Health)												
Banking												
Bookkeeping & Accounting												
Point of Sale and Inventory System												
Supplies												
Equipment												
Security												
Utilities												
Advertising & Promotion												
Savings for Annual State License												
Savings for Annual Local Permit												
Employee Education												
Membership Dues												
Savings												
TOTAL EXPENSES												
NET INCOME SUBTOTAL (Gross Profit - F/E)												
Charity Donations 5%												
Investor Preferred Dividends												
NET INCOME TOTAL												
INCOME TAX												
SHAREHOLDER DIVIDENDS												

1.5 Hours of Operation, Opening & Closing Procedures

Upon opening, the business hours will be from 12:00 p.m. to 7:00 p.m., seven days a week. As the business grows, we will expand our hours to 9:00 a.m. to 9:00 p.m., seven days a week. We project that we will need employees on site one-half hour prior to opening and one-half hour after closing to accomplish safe opening and closing procedures.

A. Opening Procedures

At the beginning of each operating day, staff will implement procedures designed to keep staff, stored revenue, and cannabis inventory secure. [REDACTED]

REDACTED]

[REDACTED] They will contact law enforcement immediately prior to opening business if any signs of forced entry or intrusion exist. PPSOs will be aware of all surroundings and make note of any suspicious individuals loitering near or surveilling the property.

[REDACTED]

B. Closing Procedures

At the end of each operating day, staff will implement closing protocols designed to keep the facility and inventory secure at all times. [REDACTED]

² Municipal Code § 10E.25(c).



1.6.1 Additional Criteria for Retail Operations

A. Day to Day Operations

i. Product Packaging

All products will be delivered to FCC already packaged, labeled and sealed.³ When products are purchased, the Product Manager will use a Product Packaging & Labeling Checklist to ensure that all products sold at FCC are compliant and properly packaged and labeled with all information required by California's Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA) and State regulations.⁴ In the sales room, after a retail sale is completed, the cannabis consultant will put all of the products purchased by the patient in opaque exit packaging.

ii. Laboratory Testing of Products

Prior to accepting a shipment of cannabis goods, FCC will ensure that the cannabis goods are accompanied by an accurate Shipping Manifest, accompanying Track and Trace records and a Certificate of Analysis (COA) from a State licensed laboratory for all cannabis goods in the shipment.⁵ The COA and all accompanying records will be kept on file for member or government inspection. The third-party State licensed laboratory testing of all products will provide information regarding product quality and compliance, including a minimum assessment of potency analysis of cannabinoids, moisture content analysis, foreign matter inspection, residual solvent analysis, pesticide screening, microbiological assays and testing for heavy metals.

iii. Inventory Reconciliation

FCC inventory tracking will be conducted in compliance with BCC Regulations using the State of California's Cannabis Track and Trace system, METRC, to account for the seed to sale tracking of all cannabis products. Inventory reconciliation will be completed every 30 days during which the Product Manager and a staff member will count all products and compare counts to the point of sale counts tracked through the Cova inventory system.⁶ Any discrepancies will be recorded and investigated until

³ BCC § 5412.

⁴ CCR, Title 17, § 40409-40417; B&P § 26130, et seq.

⁵ BCC § 5049(a)(7).

⁶ BCC § 5051.

resolved. Any significant discrepancy, theft or loss will be reported to local authorities and the BCC within 24 hours.⁷

iv. Quality Control

FCC takes product quality control seriously and has developed procedures to ensure all products sold are safe and in compliance with State and City regulations.

FCC requires that employees receive quality control training upon hiring and on at least a yearly basis thereafter. Once training has been completed, each employee will sign and acknowledge a receipt showing the training has been completed. Employees working around cannabis products will be in good health and without any open wounds. Employees will practice good hygiene while working. All cannabis will be stored in a safe and sanitary manner to ensure the identity, strength, quality and purity of the cannabis goods. Employees will record and justify any deviation from the written procedures. Cannabis product packaging materials will be checked for safety and suitability for sale. If products are contaminated, they will be rejected or disposed of according to our cannabis waste policy.

v. Product Complaints

A Product Manager will review all product complaints. "Product Complaint" means any written, electronic, or oral communication that contains any allegation expressing concern, for any reason, with the quality of a cannabis product that could be related to the manufacturing practices.⁸ If a product complaint warrants further investigation for possible failure to meet any of its specifications, the product complaint will be sent via email to the Distributor, Cultivator and/or Manufacturer of the product for their review and decision of whether or not to further investigate the complaint.⁹

FCC will maintain written records of product complaints and follow up action(s) of any investigation performed. Records shall include: the name and description of the cannabis product; batch number or UID of the cannabis product; date the complaint was received; name, address, and telephone number of the complainant; nature of the complaint including, if known, how the product was used; the reply to the complainant; and the findings of the investigation or follow-up action taken when an investigation is performed.

vi. Recalls

In the event that the BCC, CDPH, Distributor, Cultivator or Product Manufacturer issues a product recall, the Product Manager will pull products from the affected batch(es) off the shelves for quarantine and will ensure that recalled products are not

⁷ BCC § 5051.

⁸ CDPH § 40295(b).

⁹ CDPH § 40295.

sold. FCC will follow the instructions provided by the BCC, CDPH and/or the Distributor, Cultivator or Product Manufacturer for notifying the general public and customers who have, or may have, purchased the recalled product.

For all recalled cannabis products, as well as products determined to be unsafe for reasons having nothing to do with the manufacturing process (for example, damage or degradation), a Product Manager will enter into the track and trace system the weight or count of the product, the reason for destruction, and the date the quarantine period will begin.¹⁰

vii. Exchanges or Returns

FCC may opt to return defective products, via licensed distributor, to the manufacturer in exchange for non-defective manufactured cannabis goods.¹¹ Typical circumstances for this include, but are not limited to; defective or leaking cartridges, leaking tinctures, packaging or bottles that are broken or unable to be opened, tamper-evident seals that are broken due to insufficient security of packaging and manufactured cannabis items that are mislabeled.

All products intended for exchange or return with a distributor will be processed by Product Managers. Returned item(s) will be placed in a clear plastic bag with a 'Return/Exchange' label and affixed with a form and held in the designated area in the Secure Product Storage Room. The product will either be returned to the manufacturer or deemed cannabis waste.

viii. Cannabis Waste

FCC has specific procedures for cannabis waste that are aligned with regulations. The following is considered cannabis waste: expired cannabis product; flower or any other samples used for display; cannabis removed from its packaging for the purpose of customer inspection¹²; cannabis items returned by a customer which are not returned to the distributor for remediation or exchange; any cannabis product that is recalled by the manufacturer; and cannabis items found abandoned in the store.

Cannabis waste will be placed in a sealed and secure waste receptacle in our Secure Product Storage Room. Cannabis waste is never to be sold. All cannabis waste disposal must be processed under video surveillance. All cannabis intended for waste shall be stored for a minimum of 72 hours in the designated holding area (where cannabis cannot be handled, moved, or rendered into cannabis waste). Each batch of waste shall be affixed with batch information and weight clearly on its container and/or bag. Each batch will be tracked individually and will not be commingled with other batches. A manager will arrange for cannabis waste pickup by a Certified Cannabis

¹⁰ BCC § 5054.

¹¹ BCC § 5053.

¹² BCC § 5405.

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Waste Hauler for disposal. Cannabis will be converted to cannabis waste by removing the cannabis or cannabis product from its packaging and rendering the cannabis unusable and unrecognizable through incorporation of ground non-cannabis materials resulting in a 50% blend of cannabis waste. All cannabis shall be rendered unusable and unrecognizable prior to transport from the licensed premises.

B. Customer Check-In Process

Access to the FCC premises will be monitored by video surveillance, controlled by a PPSO at the front door, and through the protection of multiple locked doors throughout the facility. All persons entering the facility will be required to show their government issued photo identification to a PPSO prior to entering the reception area.¹³ Identification will be verified by the receptionist and each person entering the facility will be categorized into one of the following areas: New Medical Members, New Caregiver Members, New Adult-Use Members, Returning Members or Visitors.

i. New Medical Members and Caregivers

After a potential new member's ID and doctor's recommendation have been attested to by the PPSO at the front door, they may enter the FCC reception area and inquire about membership. The receptionist will scan the new member's ID for verification and make a copy of the member's ID and doctor's recommendation to be scanned into the P.O.S. system.¹⁴ For caregivers, the receptionist will verify the caregiver is over 21 and take a copy of the caregiver form, as well as the patient's doctor recommendation, while the new member reads and completes the New Member Application, including: Personal Liability and Medical Release Form, Private Membership Guidelines & Agreement and Member Intake Form. The receptionist will verify the member's doctor recommendation with the member's doctor and the doctor's status with the California Medical Board. Once all the above steps are completed, the receptionist will welcome the member and allow him or her back into the salesroom through a locked buzz-in door.

ii. New Adult Use Members

After the potential member's ID has been attested to by the PPSO at the front door, the potential member may enter FCC and inquire about membership. The receptionist will scan the new members' ID. for verification that he or she is over 21 and take a copy for the members file to be scanned into our Point of Sale and Membership system.¹⁵ The new member will be required to read and complete the New Member Application, including: The Personal Liability and Medical Release Form, the Private Membership Guidelines & Agreement, and the Member Intake Form.

¹³ Municipal Code §§ 10E.24(g), 10E.25(a).

¹⁴ BCC § 5404(b); Municipal Code §§ 10E.24(g), 10E.25(a).

¹⁵ BCC § 5404(a).

iii. Returning Members

Members who have already registered with FCC and have undergone the verification process may return with their required ID. During each visit, ID verification by the PPSO will be required. After identity is verified, the member will check in at the receptionist desk, and the receptionist will check the member's ID, doctor's recommendation, and/or caregiver form as applicable. The receptionist will verify the member's information against the P.O.S. database to ensure that he or she has been previously verified and his or her documents are current. Once verified, the receptionist will welcome the member and allow him or her back into the salesroom through a buzz-in locked door.

iv. Restricted Members

Customers may have their memberships restricted or revoked for reasons including but not limited to:

- Breaking a rule in the Membership Guidelines;
- Breaking the law including, but not limited to, consuming alcohol or tobacco on the premises;¹⁶ or
- Harassing or threatening physical violence toward another person or the property.

If membership is restricted or revoked, the member's POS profile will reflect that information. If the receptionist identifies that a restricted member attempts to check in, he or she will call the Shift Leader immediately to handle the situation with patience and compassion. The PPSO will oversee all interactions with restricted members.

v. Visitors

Visitors may include vendors, contractors, government employees, and other individuals who require access to the premises.¹⁷ After the PPSO verifies a visitor's government issued identification, they must sign in on the Visitor Log and allow the receptionist to scan their identification in the age identification scanner to maintain records that all visitors are over the age of 21. After verification and sign in, visitors will be instructed to wait in the lobby until a manager is present. Visitors will then attach a Visitors Badge to the outside of their clothing and a manager will provide escort to all areas beyond the lobby.¹⁸

¹⁶ BCC § 5025(d); Municipal Code § 10E23.

¹⁷ BCC § 5042.

¹⁸ BCC § 5042(d); Municipal Code § 10E.25.

vi. Health & Safety Protocols & Policies Related to COVID-19

Express Orders – COVID-19 presented new challenges for cannabis retailers in California. One of the ways FCC plans to keep customers safe is through social distancing by offering an express order process for customers. By receiving orders online, by phone or through text message, our staff will be able to have customer orders prepared for sale upon arrival. This will reduce the amount of time customers are in the building, and ensure that fewer people occupy the premises at one time.

Curbside & Parking Lot Pickup – We will request relief from the BCC and City regulations that will allow us to provide curbside and parking lot pickup services to our members during the pandemic. Some of our members have compromised immune systems due to varying illnesses and we have found this service to be very valuable to our members at our sister stores during this time.

Waiting Room Capacity – For the duration of the pandemic, FCC will limit max capacity in the waiting room, and require six-foot distance between customers. All seats and standing areas are labeled to be properly spaced to prevent confusion for customers. FCC staff will regularly wipe down and sanitize all seating.

Increased Sanitization – We have increased the frequency of sanitation for every surface with which people come into contact. Staff and members have regular access to hand sanitizer and sinks for hand washing. Staff will be encouraged to wash hands frequently. At the end of every day, we will sanitize all surfaces with the use of UV light.

Air Purifying – High-efficiency particulate air (HEPA) purifiers running throughout the day will help reduce the risk of COVID-19 for all staff and customers. HVAC and air filters will be constantly active during operating hours.

Members Interaction – FCC's Private Proprietary Security Officer will ask all members if they have any symptoms of illness before entering the building. If a member does have symptoms of COVID-19, we will advise them to return home and order from a home delivery cannabis retail business. Per mandate, we require all members entering to wear a mask. For convenience, we will provide members with disposable masks as necessary. All necessary postings provided from Solano County health director will be posted in front of the building and throughout the sales areas, along with posted reminders of six feet social distancing requirements. The number of members allowed in the sales room, waiting areas, and the building will be limited to allow for six feet of social distancing.

Employee Checks – We will take employee temperatures before each shift starts to ensure that they do not have a fever. Any employee who has a fever or exhibits symptoms of COVID-19 will be sent home from work.

We will closely monitor the pandemic, and advice from the government. FCC will enact further protocols and policies as necessary to ensure the health & safety of our

entire community. All team members will be provided regular updates regarding the changing recommendations from the CDC, State Government and County Health Department.

C. Location and Procedures for Receiving Deliveries

i. Product Transfer and Inventory Control

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]¹⁹

ii. Inventory Storage

[REDACTED] This room will be temperature and humidity controlled at ≤ 70 degrees Fahrenheit and $\leq 60\%$ humidity. Temperature and humidity will be logged daily by the Product Manager. [REDACTED]

¹⁹ BCC § 5049.

²⁰ BCC § 5033.

²¹ Id.

D. Point-of-Sale System

i. Point of Sale, Membership Tracking & Inventory System

FCC will begin operations with three point of sale stations and scale to six point of sale stations at full sales capacity. FCC will use Cova software for Point of Sale (POS), Membership, Inventory, and Cash Flow.²² Cova has a long history in Colorado and Canada giving them insight into our needs for running a retail store. Our executive team used Cova at our sister dispensaries in Dixon and Modesto and we will train new staff on systems in anticipation of the Fairfield opening.

Cova will track member information, sales, returns, online orders, inventory management of receiving, auditing, cash paid out to vendors and taxing information. Cova allows FCC to pull customized reports including daily sales and inventory. The system will integrate and automatically report sales at the end of each day to METRC. This will allow us to have real time inventory counts for regulators as well as the best customer experience. Cova will meet all standards for a POS system and tracks inventory, data, sales, weights, purchase price, gross receipts and mark up percentages.

ii. Diversion Prevention: METRC²³

Cova integrates with METRC to account for the seed to sale tracking of all cannabis products. FCC will report anytime cannabis goods are purchased, received, sold, returned, disposed of, or destroyed.²⁴ As required, FCC will set up login credentials with the BCC, and sign-up for training within five days of obtaining a State license, prior to accepting intake of any cannabis products.²⁵

FCC will only receive shipments of cannabis and cannabis products from licensed distributors. Upon receipt, FCC will verify that the shipping manifest and order are consistent with products received. Shipments will be rejected if they are inconsistent with the order or manifest, if products were damaged during transport, or if product labelling is non-compliant.²⁶ Once a transfer is reviewed and accepted, FCC will accept inventory into Cova as well as METRC. All sales of cannabis products will be tracked through the Cova point of sale system which is integrated with METRC such that sales may be reported automatically or within 24 hours.²⁷

²² Municipal Code § 10E.22(a)(13); 10E.24(c).

²³ Municipal Code § 10E.22(a)(14).

²⁴ BCC § 5048.

²⁵ BCC § 5048.

²⁶ BCC § 5052.1.

²⁷ Municipal Code § 10E.20.

iii. Daily Purchasing Limits & Controls

At FCC, Adult Use and Medical members will be allowed to purchase different quantities of cannabis in compliance with state regulations. FCC trains all staff on daily purchase limits. In addition, the Cova Point-of-Sale system provides safeguards within the system that do not allow a sales consultant to sell more than the specified limits. In a single day, FCC will not sell more 28.5 grams of non-concentrated cannabis, eight grams of cannabis concentrate or six immature cannabis plants to an adult use consumer. FCC will not sell more than the following amounts to a single medicinal cannabis patient, or to a patient's primary caregiver purchasing medicinal cannabis on behalf of the patient, in a single day: eight ounces of medicinal cannabis in the form of dried mature flowers or the plant conversion, or 12 immature cannabis plants. If a medicinal cannabis patient's valid physician's recommendation contains a different amount than the regulatory limits, the medicinal cannabis patient may purchase an amount of medicinal cannabis consistent with the patient's needs as recommended by a physician and documented in the physician's recommendation.²⁸

E. Estimated Number of Customers to Be Served per Hour/Day

i. Customer Volume per Day

Upon opening, FCC will be open seven hours a day. We project serving one member per hour, equating to five members per day, for the first month. FCC projects an increase at a rate of 1.4 members per hour or 10 daily members, per month for each subsequent month in the first year. To accommodate the additional customers, we will expand operating hours from seven hours of operations to 12 hours of operations in order to spread out the customer volume per hour over more hours.

In the first month of the second year, we assume that FCC will serve 9-10 members per hour, and customer volume as well as sales will increase by 7.5% per month. In the first month of the third year, FCC anticipates serving 28 members per hour, and customer volume/sales will increase by 1% per month, each month. In the first month of the fourth year, we assume that FCC will serve 35 members per hour and customer volume/sales will increase by 1% per month, each month. We project that FCC will level out membership at approximately 39 members per hour in the fourth year and stay steady at that point with the occasional seasonal highs and lows.

F. Proposed Product Line & Estimate of Percentage of Sales

i. Product Variety - Administration Techniques

FCC will provide members with a variety of administration techniques and cannabinoid profiles at varying price points. It is our intention to help the member find the correct product to relieve his or her symptoms. The following are definitions of

²⁸ BCC § 5409.

product categories, which coincide with the various forms of administrative techniques that FCC plans to sell. A full list of all proposed products is outlined in the Current Product Price List attached as an exhibit A. FCC anticipates 31% of the product line will be dried herbs (flower) and 69% will be manufactured products (edibles, topicals, concentrates).

ii. Product Selection Criteria

The FCC executive team has a vast network of business relationships with industry leading suppliers. These relationships ensure that we will be able to consistently meet consumer demand for quality products without interruption. All products will be purchased from licensed cannabis companies.

iii. Local Preference and Economic Inclusion

FCC believes in supporting local businesses, small businesses, and legacy operators when choosing which brands to purchase. As large businesses take over the cannabis industry, we have seen many legacy companies struggle to survive, and have seen the diversity of gender, race, and socioeconomic leadership drastically decrease. As buyers, we have the ability to embody corporate responsibility and industry stewardship to preserve our industry and support small, diverse businesses that give back through advocacy and care about environmental sustainability.

We are committed to buying from and working with local, equity, legacy, women, LGBTQ, POC, and veteran owned companies. To accomplish this goal, before we purchase a new product, we will ask the brand information about the company including: When and where the company was founded? Who owns the business and what is the company's story? What is the size of the farm or does the brand source from small farms? Does the company use environmentally sustainable business practices? How does the company give back to the community and/or advocate for the cannabis community? Is the company an Equity business? The answers to these questions inform FCC about whether the brand's ethos is aligned with ours.

iv. Dried Cannabis

Cannabis Flowers and Leaves - commonly referred to as "buds" or "flower", the flowers of the cannabis plant contain the highest levels of cannabinoids and terpenes. Cannabinoids and terpenes are the naturally occurring chemicals in cannabis that cause pharmacological effects. The flowers along with the leaves can be smoked, vaporized or used to prepare edibles, topicals and concentrates. Dried herb ranges from approximately 4% to 35% total active cannabinoid levels, including for example, THC, CBD, CBG. We will provide cured cannabis including indoor cultivated cannabis, mixed light and sun-grown cultivated cannabis. The cannabis provided will have a large variety of different cannabinoid and terpene profiles providing a variety of effects.

v. Concentrates

Hash, Kief, Wax, Crumble, Sauce, Oil and Shatter - These concentrated products are made from the trichomes of the plant matter of the cannabis. The trichomes contain the majority of cannabinoids and terpenes. Concentrates are typically 40% to 95% total active cannabinoids. Concentrates can be smoked, vaporized, ingested directly or can be used to prepare edibles and topicals.

vi. Topicals

Lotions, Sprays, Soaks, Salves and Suppositories - These products are absorbed via the skin and mucous membranes and provide relief of pain and inflammation. Topicals typically do not cause any psychoactive effects, with the exception of those with transdermal properties, and are easily used by many patients. Arthritis, back or neck pain and injuries are common reasons patients purchase and use topicals.

vii. Edibles

Candies, Cookies, Gummies, Lozenges, Beverages, and Oils - Cannabis can be infused into a variety of edible products. Dried herb or concentrates are dissolved in oils, alcohol or glycerin and then used to make edibles. Depending upon a patient's metabolism, the effects of edibles may last from five to 12 hours, which can be very helpful for patients with chronic pain, illnesses and insomnia. Edibles can be psychoactive or non-psychoactive depending on the cannabinoids they contain.

viii. Sublinguals, Capsules and Tinctures

Drops, Sprays, Capsules - Cannabis can also be infused into ingestible oils meant to be taken orally, and these come in the form of drops, sprays and capsules. Tinctures can be administered sublingually (under the tongue) for faster reaction time and faster symptom relief. Capsules and tinctures may be easier to dose than edibles and provide the same type of relief without added sugar or calories. This can be especially beneficial for patients suffering from digestive issues and nausea. These can also be psychoactive or non-psychoactive depending on what cannabinoids they contain.

ix. Administration Apparatuses

Pipes, Papers, Grinders, Lighters, Vaporizers - When members purchase cannabis products at FCC, they will also have the opportunity to purchase accessories that may be required depending upon their chosen administration technique.

1.7 Additional Information

A. Cash Handling & Accounting Procedures

FCC has developed extensive cash handling procedures that include double custody under security camera surveillance at all times. [REDACTED]

[REDACTED]

i. Cash Handling Procedures

FCC follows best practices for all cash handling procedures from the time a member purchases product at FCC through the time the cash is used for business expenses. The Standard Operating Procedures for the company include the following cash handling best practices:

[REDACTED]

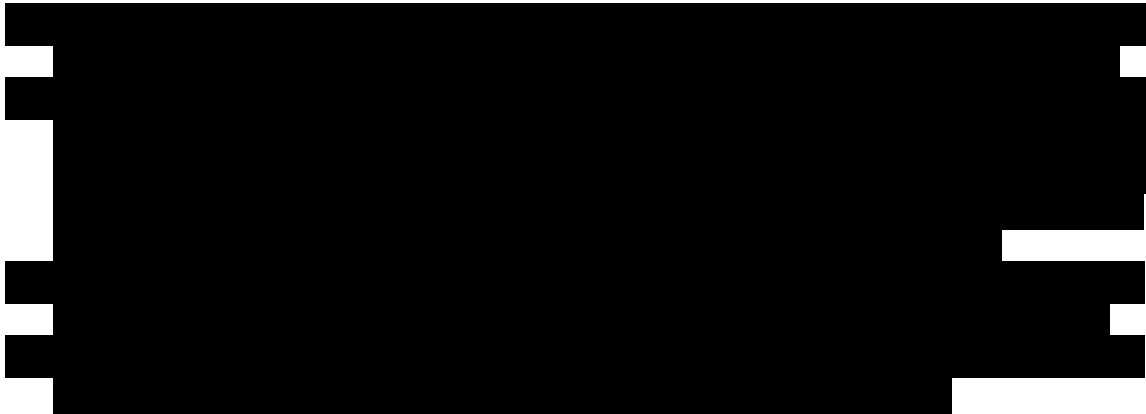
ii. Sales

- For cash transactions, cash is counted initially by the customer and a second time by the Sales Consultant/Cashier.
- Cashiers have complete responsibility for the cash they collect during business hours.
- All transactions and payments are recorded, or rung in, on the P.O.S. at the same time they are received to ensure all transactions are documented.
- Change is always counted in front of the customer to confirm the amount received.
- A receipt is always provided to customers.

iii. Shift Changes

Cash register drawers are reconciled at each shift change in a secure limited access area.

Counting In – At the beginning of each shift, each Sales Consultant/Cashier under the supervision of a Shift Lead “counts in” his or her cash register drawer to ensure it contains the required cash drawer minimum to start the shift. The Standard Operating Procedure for this process is as follows:



Counting Out – At the end of each shift, Sales Consultant under the supervision of the Shift Leader “counts out” their cash register drawer and deposits all cash above the required cash drawer minimum into the Drop Safe. The Standard Operating Procedure for this process is outlined below:



iv. Bookkeeping

Bookkeeping is done weekly on a designated day in a locked limited access office. During bookkeeping, all revenue and expenditures are reconciled, and money is allocated toward expenses. Bookkeeping is conducted as follows:

- Reconcile cash handling activities with vouchers and POS reports.
- Count tips for distribution through payroll.
- Reconcile Safe Logs for each safe.
- Allocate money for product purchasing, change for registers and bank deposits.
- Quality check entries and cash handling activities.

v. Reconcile Cash Handling Activities

Reconciliation of cash handling activities with vouchers and reports is completed by reconciling the components of the Drops.

- [REDACTED]

[REDACTED]

[REDACTED] | REDACTED

vi. Quality Check Bookkeeping Efforts

Once bookkeeping is complete, the Bookkeepers' final duty is to quality check all bookkeeping efforts, including: ensuring credits and debits are equal on the Bookkeeping Log; researching any discrepancies and notifying the C.E.O.; ensuring all items going into a safe are noted on the appropriate Safe Log; and ensuring all cash has been double counted and envelopes have the date, amount, and payee written on the outside and are initialed by two people.

vii. Safes

Cash allocated from Bookkeeping is placed into safes **REDACTED**

[REDACTED]

viii. Bank via Armored Car Service

[REDACTED]

B. Record Keeping & Retention

To assure Regulators of our compliance, FCC will allow City of Fairfield officials and the State of California officials access to books, records, and accounts, together with any other data or documents relevant to its permitted medical cannabis activities, for the purpose of conducting an audit or examination. Books, records, accounts, and any and all relevant data or documents will be produced no later than 24 hours after receipt of the official request, unless otherwise stipulated by the City or State. We will maintain records for seven years.²⁹

FCC will maintain records of the following items in paper and/or digital formats: membership records, sales records, track & trace records, accounts payable, invoices, shipping manifests, C.O.A.s for all cannabis goods received, employee records, incident reports, inspection reports, insurance records, accounting records and all licenses & permits. All records will be kept in a locked room only accessible to management.

²⁹ Fairfield Ordinance § 10E.20; BCC § 5037.

C. Law Enforcement and Regulatory Notifications

FCC shall notify law enforcement and the Bureau within 24 hours of any of the following situations: (1) discovery of a significant discrepancy; (2) FCC becomes aware of or has reason to suspect diversion, theft, loss, or any other criminal activity pertaining to the operation of the premises; (3) FCC becomes aware of or has reason to suspect diversion, theft, loss, or any other criminal activity by an agent or employee of the cannabis retail business pertaining to its operation; (4) FCC becomes aware of or has reason to suspect the loss or unauthorized alteration of records related to medical cannabis goods, registered medical cannabis patients or primary caregivers, or retail employees or agents; or (5) FCC becomes aware of or has reason to suspect any other breach of security.³⁰

D. Tax Compliance

FCC will apply for a State Seller's Permit as soon as we are approved for our City of Fairfield Retail Cannabis Permit. At that time, we will also apply for our City Business Operations Tax Certificate and Business License. Once we are awarded a permit in the City of Fairfield, we will pay our excise tax directly to the Distributor when our products are paid for in compliance with current California Department of Fee and Tax Administration (CDTFA) regulations. We will pay our sales tax to CDTFA on a monthly basis and our City Tax on a monthly basis. We will file our I.R.S. corporate income taxes in compliance with the 280 E tax code and file our F.T.B. income taxes on an annual basis.

E. Marketing and Advertising Plan

FCC will utilize current proven industry methods including online and print marketing as well as direct marketing through age appropriate sponsorships and community education. FCC will adhere to all State advertising regulations including only advertising to consumers over age 21. FCC will comply with all City advertising requirements and will not advertise by having a person holding a sign and advertising the business to passersby, whether such person is on the premises of the commercial cannabis business or elsewhere.³¹ FCC will not display signs that contain any logos or information that identifies, advertises, or lists the services or the products offered. No banners, flags, a-frames, inflatables or billboards, or other prohibited signs may be used at any time. FCC will not advertise utilizing a billboard (fixed or mobile), bus shelter, placard, aircraft, or other similar forms of advertising.

i. Target Market

Our Primary Target Market is people over the age of 21 who have incorporated cannabis into their health and wellness routine. Our Secondary Target Market is people

³⁰ BCC § 5036; Municipal Code § 10E.22(d).

³¹ ORD. NO. 2020- 07, Page 25.

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over the age of 21 who are seeking to experiment with cannabis after a long hiatus or for the very first time. FCC will cater to seniors, women, the LGBTQ community, and veterans. We focus on these segments because they are currently underserved, and our educated staff can provide compassionate guidance to meet their individual needs. FCC is in a market position to become a highly regarded source of premium cannabis products, with an educated staff and excellent customer service in Fairfield. We have the networking experience, business acumen, cannabis retail operations experience, and the right touch of innovation to maintain a competitive edge in this limited market.

ii. Referrals

Individual direct referrals will be our best advertisement. FCC anticipates that our well-trained sales consultants will draw repeat clientele and encourage members to share information about FCC with their friends and family.

iii. Online

Experience has shown us that customer acquisition for cannabis retail businesses overwhelmingly comes from online advertising and providing the retail offerings listed on sites such as Weedmaps and Leafly. We will utilize our name and specific website development to maximize search engine optimization and provide an experience to customers that will drive business to the store. [REDACTED]

[REDACTED]. The web experience will include online ordering for in-store pick up, educational excerpts, videos, and links to social media handles. Furthermore, we will utilize social media and email to market directly to our members.

iv. Print

We will print business cards, flyers and mailers as well as a number of promotional items. We will place business cards and flyers in friendly businesses around town and send out mailers to the community. FCC will also support other local businesses by [REDACTED]

v. Event Sponsorships

We will sponsor and participate in community events, such as Chamber of Commerce events and charity events. At these events, FCC will provide business cards, flyers and promotional items, and answer community questions and concerns.

vi. Memberships

We are active members of the Chamber of Commerce and intend to continue this membership indefinitely. We are also interested in joining the Lions Club or Kiwanis Club

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and the Soroptimists Club. We will stay apprised of changing trends in the industry by being active members of prominent industry organizations such as California Cannabis Industry Association, National Cannabis Industry Association, Marijuana Policy Project, Americans for Safe Access, and California NORML.

1.8 Projected Timeline

If the City of Fairfield approves our Retailer Permit Application, we will proceed with applying for our Conditional Use Permit within one month of approval. The Conditional Use Permit process may take up to six months to complete. During this time, we will work with an architect and engineers to develop building plans to apply for building permits. After approval of our CUP, we will apply for all necessary permits as well as our City Business License, State Seller's Permit and BCC State Retail Storefront License. Furthermore, we will hire our team and have all employees apply for their City of Fairfield Employment Permits.

After the City building permits have been approved, we will begin tenant improvements, which will take three months. The storefront setup will take an additional month to complete. This includes setting up security alarms and cameras, setting up furniture, training staff, as well as purchasing products. After all the final details are complete, FCC will become operational. We anticipate the grand opening in the summer of 2021, with a ribbon cutting ceremony hosted by Fairfield Chamber of Commerce.

CONCLUSION

During the past, with an uncertain economy and many businesses have been forced to close their doors permanently. In the cannabis industry, we were fortunate to experience a positive sales trend. With the high levels of stress and anxiety that came with 2020, the cannabis industry has steadily grown and was deemed essential by the Governor of California during the COVID-19 pandemic. FCC is honored to be able to provide our team the opportunity to work an essential business, and business to help provide economic stability of a sustainable business to the community of Fairfield.

Our team has a proven history of founding and operating successful cannabis businesses. We are experts in the cannabis community who know how to open and run successful businesses even in the face of obstacles such as a global pandemic, fires, and social unrest. We are dedicated to operating in compliance with the industry's best practices, the City of Fairfield's ordinances and California's cannabis regulations. By having our team dedicated to both the local and State legal processes, we are able to stay up to date on laws and regulations needed for compliance and success.

FCC has carefully considered all aspects of the planning process. A good plan is the foundation of a successful business. An experienced team is required to carry out the plan in alignment with the company's vision and mission. We are uniquely qualified to work with the City of Fairfield and operate a successful retail cannabis business and look forward to the opportunity to demonstrate our success in Fairfield.

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EXHIBIT A:
Product List

Fairfield Cannabis Collective Product Price List

Product Type	Brand	Product Name	Unit Price	Distributor
MERCH	ABSOLUTE XTRACTS	ABX DART POD BATTERY	30	KIND HOUSE DISTRIBUTION
MERCH	ABSOLUTE XTRACTS	ABX DART POD BATTERY	30	KIND HOUSE DISTRIBUTION
TOPICAL	FIDDLER'S GREENS	FIDDLERS GREENS SMALL HEALING BALM 16MG	14	HIGH TIDE DISTRIBUTION
MERCH	NO PRODUCT_BRAND	DABBER TOOL	2	A & A GLOBAL IMPORTS
TINCTURE	CANNAKIDS	CANNAKIDS ORIGINAL TINCTURE CBD 1:1 30ML	66	CYPRESS MANUFACTURING COMPANY
PREROLL	PEAK	PEAK PINK SUNSET PREROLL INDICA 1G	10	PEAK INDUSTRIES INC.
CARTRIDGE	GOLDEN BARN	GOLDEN BARN GAS OG C-CELL CART INDICA 500MG	25	BEGK INC.
CARTRIDGE	GOLDEN BARN	GOLDEN BARN SOUTH FORK KUSH C-CELL CART HYBRID 500MG	25	BEGK INC.
CARTRIDGE	GOLDEN BARN	GOLDEN BARN STRAWBERRY JACK C-CELL CART SATIVA 500MG	25	BEGK INC.
FLOWER	EMERALD QUEEN FARMS	EMERALD QUEEN CHERRY AK FLOWER HYBRID 3.5G	25	HUMBOLDT SUN GROWERS GUILD, LLC
MERCH	JETTY EXTRACTS	JETTY BUTTONLESS BATTERY	20	KIVA SALES AND SERVICES
MERCH	JETTY EXTRACTS	JETTY BUTTONLESS BATTERY	20	KIVA SALES AND SERVICES
FLOWER	PACIFIC STONE	PACIFIC STONE 805 GLUE FLOWER HYBRID 3.5G	15	HERBL DISTRIBUTION SOLUTIONS
PREROLL	NUG	NUG GG#4 PREROLL HYBRID 3.5G	35	CANN DISTRIBUTORS, INC.
CARTRIDGE	APEX EXTRACTIONS	APEX BANANA WATERMELON DISPOSABLE CART HYBRID 1/2G	0.01	APEX SOLUTIONS
EXTRACT	APEX EXTRACTIONS	APEX ORANGE CREAMSICLE LIVE RESIN SUGAR HYBRID 1G	30	APEX SOLUTIONS
CARTRIDGE	APEX EXTRACTIONS	APEX KING MAMBA DISPOSABLE CART HYBRID 1/2G	0.01	APEX SOLUTIONS
CARTRIDGE	APEX EXTRACTIONS	APEX PINNACLE LONDON POUND CAKE LIVE RESIN CARTRIDGE INDICA 1/2G	0.01	APEX SOLUTIONS
CARTRIDGE	APEX EXTRACTIONS	APEX PINNACLE WEDDING CAKE LIVE RESIN CARTRIDGE INDICA 1/2G	0.01	APEX SOLUTIONS
FLOWER	KHEMIA	KHEMIA THE REMEDY FLOWER CBD 19:1 3.5G	25	NABIONE INC DBA NABIS
MERCH	KING PALM	KING PALM LEAF WRAPS	5	A & A GLOBAL IMPORTS
EDIBLE	VIVE	VIVE CRISP MINT MINTS CBD 5:1 20MG	22	BIG MOON SKY
EDIBLE	VIVE	VIVE GINGER PEACH MINTS CBD 1:1 50MG	18	BIG MOON SKY
FLOWER	SONOMA PACIFIC	SONOMA PACIFIC SDLK FLOWER HYBRID 3.5G	20	SONOMA PACIFIC DISTRIBUTION
FLOWER	SONOMA PACIFIC	SONOMA PACIFIC SDLK FLOWER HYBRID 3.5G	20	SONOMA PACIFIC DISTRIBUTION
CARTRIDGE	CARE BY DESIGN	CARE BY DESIGN CART CBD 4:1 500MG	38	KIND HOUSE, INC.
FLOWER	SWAMI SELECT	SWAMI SELECT SHERBET FLOWER HYBRID 14.2G	60	CALIFORNIA CHAMP LLC
FLOWER	SWAMI SELECT	SWAMI SELECT QUEEN OF HOPE FLOWER CBD 3:2 3.54G	0.01	CALIFORNIA CHAMP LLC
FLOWER	SWAMI SELECT	SWAMI SELECT MENDO PAKALOLO FLOWER SATIVA 3.5G	0.01	CALIFORNIA CHAMP LLC
FLOWER	SWAMI SELECT	SWAMI SELECT QUEEN OF HOPE FLOWER CBD 3:2 14.2G	60	CALIFORNIA CHAMP LLC
FLOWER	SWAMI SELECT	SWAMI SELECT MENDO PAKALOLO FLOWER SATIVA 14.2G	60	CALIFORNIA CHAMP LLC
FLOWER	SWAMI SELECT	SWAMI SELECT SHERBET FLOWER HYBRID 3.5G	30	CALIFORNIA CHAMP LLC
EDIBLE	SATORI	SATORI STRAWBERRY MILK CHOC HYBRID 100MG	20	KIND HOUSE, INC.
EDIBLE	SATORI	SATORI SCALMONDS DARK CHOC CBD 10:1 14MG	24	KIND HOUSE, INC.
TOPICAL	PAPA & BARKLEY	P&B RELEASE SOAK 1:3	12	P&B LABS HUMBOLDT
EDIBLE	PLUS	PLUS CLASSIC MINT MINTS HYBRID 100MG	15	NABIONE INC DBA NABIS
CARTRIDGE	GOLDEN BARN	GOLDEN BARN STRAWBERRY JACK C-CELL CART SATIVA 500MG	25	BEGK INC.
CARTRIDGE	GOLDEN BARN	GOLDEN BARN SOUTH FORK KUSH C-CELL CART HYBRID 500MG	25	BEGK INC.
CARTRIDGE	JETTY EXTRACTS	JETTY GELATO CART HYBRID 1G	60	KIVA SALES AND SERVICES
TINCTURE	HUMBOLDT APOTHECARY	HA REST TINCTURE INDICA 30ML	40	KIVA SALES AND SERVICES
EXTRACT	HUMBOLDT APOTHECARY	HA RELAX TINCTURE CBD 3:1 30ML	50	KIVA SALES AND SERVICES
EDIBLE	BREEZ	BREEZ CITRUS MINTS CBD 5:1 5MG	16	FOUNTAIN OF WELLBEING
FLOWER	PACIFIC RESERVE	PACIFIC RESERVE FRUITY PEBBLES FLOWER HYBRID 3.5G	25	PACIFIC RESERVE NURSERY LLC
FLOWER	LOUDPACK	LOUDPACK XJ-13 FLOWER HYBRID 3.5G	30	GREENFIELD ORGANIX DBA LOUDPACK
FLOWER	KOROVA	KOROVA MAI TAI FLOWER HYBRID 3.5G	50	PT KOR INC
FLOWER	KOROVA	KOROVA MAI TAI FLOWER HYBRID 3.5G	50	PT KOR INC
FLOWER	KOROVA	KOROVA MAI TAI FLOWER HYBRID 3.5G	50	PT KOR INC
FLOWER	KOROVA	KOROVA MAI TAI FLOWER HYBRID 3.5G	50	PT KOR INC
FLOWER	KOROVA	KOROVA MAI TAI FLOWER HYBRID 3.5G	50	PT KOR INC
EXTRACT	TALKING TREES	TALKING TREES BLUEBERRY COOKIES HYBRID BUBBLE HASH 1G	20	HIGH GRADE DISTRIBUTION
FLOWER	TALKING TREES	TALKING TREES MOOSE TRACKS HYBRID FLOWER 3.5G	30	HIGH GRADE DISTRIBUTION
FLOWER	TALKING TREES	TALKING TREES MOOSE TRACKS HYBRID FLOWER 3.5G	30	HIGH GRADE DISTRIBUTION
EXTRACT	TALKING TREES	TALKING TREES ITS IT HYBRID BUBBLE HASH 1G	20	HIGH GRADE DISTRIBUTION
EDIBLE	NUG	NUG MILK CHOCOLATE HYBRID 100MG	14	CANN DISTRIBUTORS, INC.
PREROLL	NUG	NUG CHEM SCOUT OG PREROLL HYBRID 3.5G	35	CANN DISTRIBUTORS, INC.
PREROLL	KNOCK OUT!	KNOCK OUT! SWEET TREAT PALM LEAF PREROLL HYBRID 1.5G	16	KO LOGISTICS LLC
EDIBLE	MELLOWS	MELLOWS CHOCOLATE SINGLE MARSHMALLOW HYBRID 5MG	4	MEADOW DISTRIBUTION INC
EDIBLE	MELLOWS	MELLOWS STRAWBERRY SHORTCAKE MARSHMALLOW SINGLE HYBRID 5MG	4	MEADOW DISTRIBUTION INC
EDIBLE	MELLOWS	MELLOWS STRAWBERRY SHORTCAKE SINGLE MARSHMALLOW CBD 5:0 0MG	4	MEADOW DISTRIBUTION INC
EDIBLE	MELLOWS	MELLOWS BIRTHDAY CAKE SINGLE MARSHMALLOW CBD 5:0 0MG	4	MEADOW DISTRIBUTION INC
EDIBLE	MELLOWS	MELLOWS PEPPERMINT BARK SINGLE MARSHMALLOW HYBRID 5MG	4	MEADOW DISTRIBUTION INC
EDIBLE	MELLOWS	MELLOWS BIRTHDAY CAKE MARSHMALLOW SINGLE HYBRID 5MG	4	MEADOW DISTRIBUTION INC
EDIBLE	MELLOWS	MELLOWS BROWN BUTTER SAGE SINGLE MARSHMALLOW HYBRID 5MG	4	MEADOW DISTRIBUTION INC
EDIBLE	MELLOWS	MELLOWS BROWN BUTTER SAGE MARSHMALLOW SINGLE CBD 5:0 0MG	4	MEADOW DISTRIBUTION INC
EDIBLE	SATORI	SATORI BLUEBERRIES DARK CHOCOLATE HYBRID 100MG	20	KIND HOUSE, INC.
TINCTURE	CARE BY DESIGN	CARE BY DESIGN TINCTURE CBD 18:1 15ML	45	KIND HOUSE, INC.
TOPICAL	MARY'S MEDICINALS	MARYS MEDICINALS CBN GEL PEN	50	MARY'S TECH CA
TOPICAL	MARY'S MEDICINALS	MARYS MEDICINALS GEL PEN SATIVA 100MG	40	MARY'S TECH CA
TOPICAL	MARY'S MEDICINALS	MARYS MEDICINALS TRANSDERMAL PATCH THCA	10	MARY'S TECH CA
TOPICAL	MARY'S MEDICINALS	MARYS MEDICINALS MUSCLE FREEZE ROLL-ON CBD	24	MARY'S TECH CA
FLOWER	GOODFLOWER	GOODFLOWER SAMOA FLOWER HYBRID 3.5 GRAMS	35	LMG LOGISTICS INC
FLOWER	GOODFLOWER	GOODFLOWER SAMOA FLOWER HYBRID 3.5 GRAMS	35	LMG LOGISTICS INC
FLOWER	GOODFLOWER	GOODFLOWER SAMOA FLOWER HYBRID 3.5 GRAMS	35	LMG LOGISTICS INC
FLOWER	CANNDESCENT	CANNDESCENT CHARGE 508 JACK HERER SATIVA 3.5 GRAMS	50	LMG LOGISTICS INC
EDIBLE	PLUS	PLUS SOUR BLUEBERRY GUMMY HYBRID 70MG	15	NABIONE INC DBA NABIS
FLOWER	MADRONE	MADRONE CHERRY LIME DREAM FLOWER HYBRID 3.5G	30	NABIONE INC DBA NABIS
FLOWER	MADRONE	MADRONE THE VIPER FLOWER HYBRID 3.5G	50	NABIONE INC DBA NABIS
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE PACIFIC GAS HYBRID CRUMBLE-INFUSED PREROLL 0.7G	10	PACIFIC RESERVE NURSERY LLC
FLOWER	PACIFIC RESERVE	PACIFIC RESERVE DRAGON FRUIT FLOWER HYBRID 3.5G	30	PACIFIC RESERVE NURSERY LLC
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE SMORES PREROLL INDICA 0.7G	5	PACIFIC RESERVE NURSERY LLC
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE BLUE MOON PREROLL HYBRID 0.7G	5	PACIFIC RESERVE NURSERY LLC
CARTRIDGE	FRIENDLY FARMS	FRIENDLY FARMS YOLO BERRY LIVE RESIN CART HYBRID 0.5G	40	BIG TREE INDUSTRIES
EDIBLE	DISTRICT EDIBLES	DISTRICT EDIBLES STRAWBERRY GUMMY SATIVA 100MG	14	NABIONE INC DBA NABIS

Fairfield Cannabis Collective Product Price List

TOPICAL	PAPA & BARKLEY	P&B RELEAF BALM CBD 1:3 85MG 15ML	20 TOTALEAF INC
TOPICAL	PAPA & BARKLEY	P&B RELEAF BALM CBD 3:1 47MG 15ML	30 TOTALEAF INC
TOPICAL	PAPA & BARKLEY	P&B RELEAF BALM CBD 1:3 50ML	60 TOTALEAF INC
MERCH	OMURA	OMURA SERIES 1 BLACK WHOLE FLOWER VAPORIZER	100 NABIONE INC DBA NABIS
PREROLL	HENRY'S ORIGINAL	HENRY'S SOUR TANGIE OMURA STICKS SATIVA 1.5G	0.01 NABIONE INC DBA NABIS
MERCH	OMURA	OMURA SERIES 1 ROSE GOLD WHOLE FLOWER VAPORIZER	100 NABIONE INC DBA NABIS
PREROLL	HENRY'S ORIGINAL	HENRY'S RITUAL OMURA STICKS CBD 20:1 1.5G	0.01 NABIONE INC DBA NABIS
MERCH	OMURA	OMURA SERIES 1 GOLD WHOLE FLOWER VAPORIZER	100 NABIONE INC DBA NABIS
PREROLL	HENRY'S ORIGINAL	HENRY'S CHERRY PIE OMURA STICKS HYBRID 1.5G	0.01 NABIONE INC DBA NABIS
FLOWER	PACIFIC STONE	PACIFIC STONE 805 GLUE FLOWER HYBRID 3.5G	15 HERBL DISTRIBUTION SOLUTIONS
EXTRACT	RAW GARDEN	RAW GARDEN KOSHER CHEM LIVE RESIN DIAMONDS HYBRID 1G	50 HERBL DISTRIBUTION SOLUTIONS
EXTRACT	RAW GARDEN	RAW GARDEN RASPBERRY WHITE LIVE SAUCE INDICA 1G	35 HERBL DISTRIBUTION SOLUTIONS
PREROLL	HENRY'S ORIGINAL	HENRY'S MENDOCINO NIGHTS OMURA STICKS INDICA 1.5G	0.01 NABIONE INC DBA NABIS
PREROLL	HENRY'S ORIGINAL	HENRY'S SOUR TANGIE OMURA STICKS SATIVA 1.5G	0.01 NABIONE INC DBA NABIS
PREROLL	HENRY'S ORIGINAL	HENRY'S BLUEBERRY COOKIES OMURA STICKS HYBRID 1.5G	30 NABIONE INC DBA NABIS
PREROLL	HENRY'S ORIGINAL	HENRY'S RITUAL OMURA STICKS CBD 20:1 1.5G	0.01 NABIONE INC DBA NABIS
PREROLL	HENRY'S ORIGINAL	HENRY'S CHERRY PIE OMURA STICKS HYBRID 1.5G	0.01 NABIONE INC DBA NABIS
EXTRACT	HUMBOLDT APOTHECARY	HA INFLAMMATION SOOTH TINCTURE CBD 3:1 30ML	50 KIVA SALES AND SERVICES
EXTRACT	JETTY EXTRACTS	JETTY MAUI WOWIE DABLICATOR SATIVA 1 G	50 KIVA SALES AND SERVICES
EDIBLE	KIVA	PETRA TART CHERRY MINTS HYBRID 100MG	16 KIVA SALES AND SERVICES
CARTRIDGE	JETTY EXTRACTS	JETTY GRANDDADDY PURPS CART INDICA 500MG	30 KIVA SALES AND SERVICES
EDIBLE	KIVA	KIVA DARK CHOCOLATE HYBRID 100MG	20 KIVA SALES AND SERVICES
FLOWER	GAS	GAS OCTANE 93 FACE ON FIRE SATIVA FLOWER 3.5G	50 KIND HOUSE, INC.
TINCTURE	CARE BY DESIGN	CARE BY DESIGN TINCTURE CBD 4:1 15ML	45 KIND HOUSE, INC.
CARTRIDGE	HIMALAYA	HIMALAYA LAVENDER CART CBD 1:1 500MG	28 KOR BEN LABS LLC
CARTRIDGE	HIMALAYA	HIMALAYA LAVENDER CART CBD 1:1 1G	47 KOR BEN LABS LLC
EDIBLE	SATORI	SATORI BLUEBERRIES DARK CHOCOLATE HYBRID 100MG	20 KIND HOUSE, INC.
EXTRACT	BLESSED EXTRACTS	BLESSED GELATO APPLICATOR HYBRID 1G	40 BLESSED EXTRACTS
EXTRACT	BLESSED EXTRACTS	BLESSED SOUR HEADBAND CRUMBLE HYBRID 0.5G	15 BLESSED EXTRACTS
EXTRACT	BLESSED EXTRACTS	BLESSED PURPLE PUNCH CRUMBLE INDICA 1G	25 BLESSED EXTRACTS
EXTRACT	BLESSED EXTRACTS	BLESSED BUBBLE JACK APPLICATOR HYBRID 1G	40 BLESSED EXTRACTS
EXTRACT	BLESSED EXTRACTS	BLESSED REMEDY APPLICATOR CBD 22:1 2G	50 BLESSED EXTRACTS
TOPICAL	SWEET RELEAF	SWEET RELEAF COMFORT + BODY BUTTER CBD 1:14 SAMPLE PACK 5ML	0.01 YERBA BUENA LOGISTICS SERVICES, LLC
TOPICAL	SWEET RELEAF	SWEET RELEAF COMFORT BODY BUTTER CBD 1:14 25ML	0.01 YERBA BUENA LOGISTICS SERVICES, LLC
FLOWER	CANDESCENT	CANDESCENT CHARGE 514 ORANGE APRICOT FLOWER SATIVA 3.54G	50 NABIONE INC DBA NABIS
TOPICAL	CARE BY DESIGN	CARE BY DESIGN PAIN CREAM CBD 1:1 150MG	36 KIND HOUSE, INC.
TOPICAL	CARE BY DESIGN	CARE BY DESIGN PAIN CREAM CBD 1:1 150MG	36 KIND HOUSE, INC.
EDIBLE	BREEZ	BREEZ CINNAMON MINT CBD TINS (100 MG THC + 100 MG CBD)	25 FOUNTAIN OF WELLBEING
EDIBLE	SATORI	SATORI STRAWBERRY MILKCHOC CBD 10:1 14MG	24 KIND HOUSE, INC.
EDIBLE	SATORI	SATORI STRAWBERRY MILKCHOC CBD 10:1 14MG	24 KIND HOUSE, INC.
FLOWER	GOODFLOWER	GOODFLOWER SUNDAE DRIVER FLOWER HYBRID 1/8TH	35 LMG LOGISTICS INC
FLOWER	GOODFLOWER	GOODFLOWER SUNDAE DRIVER FLOWER HYBRID 1/8TH	35 LMG LOGISTICS INC
EDIBLE	WYLD	WYLD PEACH GUMMIES CBD 2:1 HYBRID 50MG	18 NORTHWEST CONFECTIONS CALIFORNIA
CARTRIDGE	ABSOLUTE XTRACTS	ABX JACK HERER CART SATIVA 500MG	25 KIND HOUSE, INC.
CARTRIDGE	ABSOLUTE XTRACTS	ABX BLACKBERRY KUSH CART INDICA 500MG	25 KIND HOUSE, INC.
MERCH	ABSOLUTE XTRACTS	ABX C-CELL BATTERY	20 KIND HOUSE, INC.
CARTRIDGE	ABSOLUTE XTRACTS	ABX BLUE DREAM CART SATIVA 500MG	25 KIND HOUSE, INC.
EDIBLE	KOROVA	KOROVA PEANUT BUTTER COOKIE HYBRID 100MG	18 PT KOR INC
EDIBLE	KOROVA	KOROVA CHOCOLATE CHIP COOKIE HYBRID 100MG	18 PT KOR INC
EXTRACT	BLESSED EXTRACTS	BLESSED REMEDY APPLICATOR SAMPLE CBD 22:1 2G	0.01 BLESSED EXTRACTS
EXTRACT	MC FARMA	MC FARMA CAPSULES THC 60MG 10 PACK	32 OAKLAND DISTRIBUTING COMPANY
FLOWER	PEAK	STRAWBERRY ROCKS LEMON SOUR DIESEL FLOWER SATIVA 3.5G	25 PEAK INDUSTRIES INC.
FLOWER	PEAK	STRAWBERRY ROCKS HINDU ZKITTLEZ FLOWER INDICA 3.5G	25 PEAK INDUSTRIES INC.
FLOWER	PEAK	ROYAL BUDLINE PUNCH BREATH FLOWER HYBRID 3.5G	30 PEAK INDUSTRIES INC.
PREROLL	NUG	NUG SUNSHINE OG PREROLL HYBRID 3.5G	35 CANN DISTRIBUTORS, INC.
EDIBLE	NUG	NUG DARK CHOCOLATE HYBRID 100MG	14 CANN DISTRIBUTORS, INC.
EDIBLE	NUG	NUG SALTED ALMOND DARK CHOCOLATE HYBRID 100MG	14 CANN DISTRIBUTORS, INC.
EDIBLE	SATORI	SATORI SC ALMONDS DARKCHOC HYBRID 100MG	20 KIND HOUSE, INC.
TINCTURE	CARE BY DESIGN	CARE BY DESIGN TINCTURE CBD 1:1 15 ML	45 KIND HOUSE, INC.
TINCTURE	CARE BY DESIGN	CARE BY DESIGN TINCTURE CBD 4:1 15ML	45 KIND HOUSE, INC.
TINCTURE	CARE BY DESIGN	CARE BY DESIGN TINCTURE CBD 18:1 15ML	45 KIND HOUSE, INC.
EXTRACT	CARE BY DESIGN	CARE BY DESIGN CAPSULES CBD 18:1 30 PACK	96 KIND HOUSE, INC.
MERCH	HI-SIERRA	HI-SIERRA EXIT PACKAGING ECO	1 HI SIERRA PACKAGING
MERCH	HI-SIERRA	HI-SIERRA EXIT PACKAGING ECO	1 HI SIERRA PACKAGING
MERCH	SHINE	MIDAS KING SIZE 24K GOLD CONE LARGE	14 A & A GLOBAL IMPORTS
EXTRACT	LEVEL	LEVEL PROTAB TABLET DELTA-8 25MG 10 PACK	40 BLACKBIRD OAKLAND DISTRIBUTOR
MERCH	ABSOLUTE XTRACTS	ABX DART POD BATTERY	30 KIND HOUSE DISTRIBUTION
MERCH	NO PRODUCT_BRAND	PIPE SCREENS 5-PACK	0.5 A & A GLOBAL IMPORTS
EXTRACT	MC FARMA	MC FARMA CAPSULES THCV:THC 1:3 5 PACK	50 OAKLAND DISTRIBUTING COMPANY
EXTRACT	MC FARMA	MC FARMA CAPSULES CBD 1:1 43MG 10 PACK	31 OAKLAND DISTRIBUTING COMPANY
CARTRIDGE	FRIENDLY FARMS	FRIENDLY FARMS FORBIDDEN RASPBERRY CART INDICA 500MG	40 NABIONE INC DBA NABIS
EXTRACT	FLORACY	FLORACY APPLICATOR CBD 5:1 1 GRAM	50 FLORACY, INC.
TOPICAL	NEWELL'S BOTANICALS	NEWELL'S BOTANICALS DEEP SKIN TOPICAL OIL 60MG	32 BSEEN, LLC
EXTRACT	CARTER'S AROMATHERAPY DESIGNS	C.A.D. CAPSULES CBD 24:1 5 PACK	37 SD PANTRY INC.
EXTRACT	CBD ALIVE	CBD ALIVE PLENTIFUL APPLICATOR CBD10:11G	70 HERBAN INDUSTRIES CA LLC
EDIBLE	HONEY POT	HONEY POT THC HONEY	25 GREENFIELD ORGANIX DBA LOUDPACK
EXTRACT	FLORACY	FLORACY APPLICATOR CBD 2:1 1 GRAM	50 FLORACY, INC.
EXTRACT	FLORACY	FLORACY APPLICATOR CBD 2:1 1 GRAM	50 FLORACY, INC.
EXTRACT	FLORACY	FLORACY APPLICATOR CBD 5:1 1 GRAM	50 FLORACY, INC.
EXTRACT	CBD ALIVE	CBD ALIVE ABUNDANT SUPPOSIT CBD 20:1 7PK	50 MATEEL BOTANICALS, INC
EDIBLE	POTLI	POTLI GOING UP HONEY THC 88MG	55 FENIX LOGISTICS INC
MERCH	LOUD + CLEAR	LOUD + CLEAR C-CELL BATTERY	20 KIND HOUSE DISTRIBUTION
TOPICAL	MARY'S MEDICINALS	MARY'S MEDICINALS GEL PEN SATIVA 100MG	40 MARY'S TECH CA
EXTRACT	CBD ALIVE	CBD ALIVE PLENTIFUL SUPPOSIT CBD 10:17PK	50 HERBAN INDUSTRIES CA LLC
MERCH	DABSTIX	DABSTIX DELUXE SKILLET KIT DAB APPARATUS	52 DABSTIX

Fairfield Cannabis Collective

Product Price List

EXTRACT	DIME BAG	DIME BAG DREAM QUEEN SUGAR SATIVA 1 GRAM	25 GREENFIELD ORGANIX DBA LOUDPACK
PREROLL	GANJA GOLD	GANJA GOLD OG GREEN TARANTULA PREROLL INDICA 1G	16.5 NABIONE INC DBA NABIS
PREROLL	SUBLIME	SUBLIME KING FUZZIE PREROLL CBD 1.5G	15 SUBLIME MACHINING INC
TOPICAL	MARY'S MEDICINALS	MARYS MEDICINALS PAIN PATCH SATIVA 20MG	10 MARY'S TECH CA
MERCH	HI-SIERRA	HI-SIERRA EXIT PACKAGING ECO	1 HI SIERRA PACKAGING
MERCH	A THERAPEUTIC ALTERNATIVE	ATA CHILD-PROOF BOTTLE EXIT PACKAGING	2 IMPORT
EXTRACT	CBD ALIVE	CBD ALIVE ROBUST TINCTURE THC 1:5 15ML	50 HERBAN INDUSTRIES CA LLC
CARTRIDGE	ABSOLUTE XTRACTS	ABX GELATZKI LIVE RESIN DART POD CART HYBRID 500MG	35 KINDHOUSE DISTRIBUTION
EDIBLE	POTLI	POTLI COMING DOWN HONEY CBD 23:1 140MG	60 FENIX LOGISTICS INC
EXTRACT	JETTY EXTRACTS	JETTY MAUI WOWIE DABLICATOR SATIVA 1 G	50 KIVA SALES AND SERVICES
EXTRACT	CBD ALIVE	CBD ALIVE BALANCED APPLICATOR CBD 1:1 1G	70 HERBAN INDUSTRIES CA LLC
CARTRIDGE	JETTY EXTRACTS	JETTY SAGE N SOUR CART SATIVA 500MG	30 AMETRINE WELLNESS
EXTRACT	ROSETTE	ROSETTE NO1 TINCTURE CBD 1:1 30ML	50 BLACKBIRD OAKLAND DISTRIBUTOR
EXTRACT	HUMBOLDT APOTHECARY	HA BLUES AWAY TINCTURE CBD 3:1 30ML	50 KIVA SALES AND SERVICES
EXTRACT	CBD ALIVE	CBD ALIVE CAPSULES CBDA:THCA 1:5 20CT	50 SONOMA PACIFIC DISTRIBUTION
EXTRACT	CBD ALIVE	CBD ALIVE BALANCED SUPPOSIT CBD 1:1 7 PK	50 SONOMA PACIFIC DISTRIBUTION
MERCH	A THERAPEUTIC ALTERNATIVE	ATA CHILD-PROOF BOTTLE EXIT PACKAGING	2 IMPORT
MERCH	LOUD + CLEAR	LOUD + CLEAR C-CELL BATTERY	20 KIND HOUSE DISTRIBUTION
MERCH	A THERAPEUTIC ALTERNATIVE	ATA CHILD-PROOF BOTTLE EXIT PACKAGING	2 IMPORT
MERCH	NO PRODUCT_BRAND	PIPE SCREENS 5-PACK	0.5 A & A GLOBAL IMPORTS
MERCH	ABSOLUTE XTRACTS	ABX DART POD BATTERY	30 KIND HOUSE DISTRIBUTION
FLOWER	FLOW KANA	MOON MADE FARMS HARLE-TSU FLOWER CBD 2:1 3.5 GRAMS	35 EVENT HORIZON TECHNOLOGIES, INC.
PREROLL	NUG	NUG CHEM SCOUT OG PREROLL HYBRID 3.5G	35 CANN DISTRIBUTORS, INC.
EXTRACT	MADRONE	MADRONE AFGHAN KUSH WHITE LIVE RESIN SATIVA 1G	35 HERBAN INDUSTRIES CA LLC
EXTRACT	MC FARMA	MC FARMA CAPSULES THCV:THC 1:3 5 PACK	50 OAKLAND DISTRIBUTING COMPANY
EDIBLE	LEVEL	PROTAB STIMULATE THCV MINTS HYBRID 15MG	44 METTA MEDICAL LLC
EDIBLE	KIKOKO	KIKOKO SYMPA-TEA DRINK CBD 20:3 3MG	8 EVENT HORIZON TECHNOLOGIES
EXTRACT	CBD ALIVE	CBD ALIVE ABUNDANT APPLICATOR CBD 20:11G	78 MATEEL BOTANICALS, INC
EXTRACT	FLORACY	FLORACY APPLICATOR CBD 5:1 1 GRAM	50 FLORACY, INC.
TOPICAL	PAPA & BARKLEY	P&B RELEAF SOAK 1:3	12 P&B LABS HUMBOLDT
MERCH	HI-SIERRA	HI-SIERRA EXIT PACKAGING ECO	1 HI SIERRA PACKAGING
EXTRACT	FIDDLER'S GREENS	FIDD ACDC RAW TINCTURE CBDA 30ML	60 BLACKBIRD SANTA ROSA DISTRIBUTOR
EXTRACT	MC FARMA	MC FARMA CAPSULES CBD 1:1 43MG 10 PACK	31 OAKLAND DISTRIBUTING COMPANY
EDIBLE	KIKOKO	KIKOKO HONEY SHOT CALM CBD 10MG	4 EVENT HORIZON TECHNOLOGIES, INC.
EDIBLE	BREEZ	BREEZ BERRY DAYTIME SINGLE PACK MINTS 5MG	1 FOUNTAIN OF WELLBEING
MERCH	ABSOLUTE XTRACTS	ABX DART POD BATTERY	30 KIND HOUSE DISTRIBUTION
EDIBLE	HONEY POT	HONEY POT THC HONEY	25 GREENFIELD ORGANIX DBA LOUDPACK
EXTRACT	CBD ALIVE	CBD ALIVE BALANCED CAPSULES CBD 1:1 20CT	50 HERBAN INDUSTRIES CA LLC
TINCTURE	HUMBOLDT APOTHECARY	HA CALM CBD 3:1 TINCTURE	50 KIVA SALES AND SERVICES
CARTRIDGE	EEL RIVER	EEL RIVER CHARLOTTE'S WEB LIVE SAUCE CART CBD 2:1 500MG	35 EVENT HORIZON TECHNOLOGIES
TOPICAL	MARY'S MEDICINALS	MARYS MEDICINALS MINI TRANSDERMAL COMPOUND CBD:THC 1:1 .5OZ	28 MARY'S TECH CA
EXTRACT	BLESSED EXTRACTS	BLESSED BUBBLE JACK APPLICATOR HYBRID 1G	40 BLESSED EXTRACTS
EXTRACT	ROSETTE	ROSETTE TINCTURE THCA 15ML	40 BLACKBIRD OAKLAND DISTRIBUTOR
TOPICAL	XTERNAL	XTERNAL PAIN SPRAY	18 FENIX LOGISTICS INC
EXTRACT	CBD ALIVE	CBD ALIVE BALANCED TINCTURE CBD 1:1 15ML	60 SONOMA PACIFIC DISTRIBUTION
CARTRIDGE	GUILD EXTRACTS	GUILD SWEET JACK CART SATIVA 500MG	30 BLACKBIRD OAKLAND DISTRIBUTOR
TOPICAL	CARTER'S AROMATHERAPY DESIGNS	C.A.D. CBD PAIN CREAM EXTRA STRENGTH WHITE	130 SD PANTRY INC.
TOPICAL	CARTER'S AROMATHERAPY DESIGNS	C.A.D. CBD PAIN CREAM EXTRA STRENGTH WHITE	130 SD PANTRY INC.
EDIBLE	KOROVA	KOROVA PEANUT BUTTER COOKIE HYBRID 100MG	18 PT KOR INC
CARTRIDGE	ABSOLUTE XTRACTS	ABX SOUR DIESEL LIVE RESIN DART POD CART SATIVA 500MG	35 KIND HOUSE, INC.
PREROLL	PEAK	PEAK PINK SUNSET PREROLL INDICA 1G	10 PEAK INDUSTRIES INC.
PREROLL	HIGHRIZE	HIGH RIZE COOKIES & CREAM X OG HASH INFUSED PREROLL TIN 4.2G	46 SONOMA PACIFIC DISTRIBUTION
TOPICAL	CARTER'S AROMATHERAPY DESIGNS	C.A.D. FOXY ROSE CREAM	60 SD PANTRY INC.
CARTRIDGE	CARE BY DESIGN	CARE BY DESIGN CART CBD 1:2 500MG	38 KIND HOUSE, INC.
CARTRIDGE	EEL RIVER	EEL RIVER TSUNAMI TRAINWRECK CART CBD 1:2 500MG	30 EVENT HORIZON TECHNOLOGIES
PREROLL	GANJA GOLD	GANJA GOLD FIRE OG BLUE TARANTULA PREROLL INDICA 1G	22 NABIONE INC DBA NABIS
TINCTURE	GOLDEN BARN	GOLDEN BARN CBD TINCTURE 19:1 250MG 25ML	30 BEGK INC.
TOPICAL	MARY'S MEDICINALS	MARYS MEDICINALS TRANSDERMAL COMPOUND CBD:THC 1:1	50 MARY'S TECH CA
CARTRIDGE	LOUD + CLEAR	LOUD + CLEAR CREME BRULEE CART HYBRID 500MG	32 KIND HOUSE, INC.
EDIBLE	POTLI	POTLI OLIVE OIL CBD:THCA	60 FENIX LOGISTICS INC
CARTRIDGE	LOUD + CLEAR	LOUD + CLEAR BLUE CITY DIESEL CART HYBRID 500MG	32 KIND HOUSE, INC.
EXTRACT	FIDDLER'S GREENS	FIDDLERS GREENS OG KUSH RAW TINCTURE THCA 30ML	60 BLACKBIRD SANTA ROSA DISTRIBUTOR
PILL	PROOF EXTRACTS	PROOF 20:1 CBD RICH CAPSULES 5-PK.	10 PROOF OPERATIONS, INC.
TOPICAL	LIQUID FLOWER	LIQFLOWER CBD RELIEF & REPAIR BALM HYBRID 58MG	64 BLKBRD OCA, LLC
EDIBLE	SATORI	SATORI RAISINS MILK CHOCOLATE HYBRID 100MG	20 KIND HOUSE, INC.
EDIBLE	SATORI	SATORI STRAWBERRY MILKCHOC CBD 10:1 14MG	24 KIND HOUSE, INC.
EXTRACT	FRIENDLY FARMS	FRIENDLY FARMS PURPLE KUSH DAB INDICA 0.5G	40 BIG TREE INDUSTRIES
TOPICAL	FIDDLER'S GREENS	FIDDLERS GREENS SMALL HEALING BALM 16MG	14 HIGH TIDE DISTRIBUTION
EXTRACT	ROSETTE	ROSETTE NO3 TINCTURE CBD 3:1 30ML	50 BLACKBIRD OAKLAND DISTRIBUTOR
CARTRIDGE	ABSOLUTE XTRACTS	ABX CHERRY PIE LIVE RESIN DART POD CART INDICA 500MG	35 KIND HOUSE, INC.
CARTRIDGE	JETTY EXTRACTS	JETTY RESERVE DELTA 8 CART 500MG	40 KIVA SALES AND SERVICES
CARTRIDGE	GOLDEN BARN	GOLDEN BARN AC/DC X TAHOE OG CART CBD1:1 500MG	36 BEGK INC.
PREROLL	NUG	NUG FORBIDDEN FRUIT PREROLL INDICA 3.5G	35 CANN DISTRIBUTORS, INC.
EXTRACT	BREEZ	BREEZ ROYAL MINT TINCTURE SPRAY 1000MG	70 FOUNTAIN OF WELLBEING
EDIBLE	BREEZ	BREEZ ORIGINAL MINTS 100MG	16 FOUNTAIN OF WELLBEING
PREROLL	NUG	NUG PURPLE PUNCH PREROLL INDICA 3.5G	35 CANN DISTRIBUTORS, INC.
CARTRIDGE	CARE BY DESIGN	CARE BY DESIGN CART CBD 2:1 500MG	38 KIND HOUSE, INC.
EDIBLE	BIG PETE'S	BIG PETE'S PEANUT BUTTER SINGLE COOKIE INDICA 10MG	3.5 BIG PETE'S LLC
PREROLL	STRAWBERRY ROCKS	STRAWBERRY ROCKS NEAPOLITAN PREROLL 0.75G	7 PEAK INDUSTRIES INC.
EXTRACT	ROSETTE	ROSETTE WELLNESS TINCTURE 15ML	30 BLACKBIRD OAKLAND DISTRIBUTOR
EDIBLE	BIG PETE'S	BIG PETE'S LEMON COOKIE INDICA 100MG	20 BIG PETE'S LLC
PREROLL	HENRY'S ORIGINAL	HENRY'S SOUR TANGIE OMURA STICKS SATIVA 1.5G	0.01 NABIONE INC DBA NABIS
CARTRIDGE	EEL RIVER	EEL RIVER DAIRY QUEEN CART SATIVA 500MG	30 EVENT HORIZON TECHNOLOGIES
EXTRACT	LEVEL	LEVEL PROTAB TABLET DELTA-8 25MG 10 PACK	40 BLACKBIRD OAKLAND DISTRIBUTOR
TINCTURE	CBD ALIVE	CBD ALIVE ABUNDANT TINCTURE CBD 20:1 15ML	60 SONOMA PACIFIC DISTRIBUTION

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Product Price List

EDIBLE	KIVA	KIVA MINT CHOCOLATE CHIP HYBRID 100MG	20 KIVA SALES AND SERVICES
EDIBLE	MELLOWS	MELLOWS BIRTHDAY CAKE SINGLE MARSHMALLOW CBD 5:0 0MG	4 MEADOW DISTRIBUTION INC
EDIBLE	MELLOWS	MELLOWS STRAWBERRY SHORTCAKE SINGLE MARSHMALLOW CBD 5:0 0MG	4 MEADOW DISTRIBUTION INC
PREROLL	LOUDPACK	LOUDPACK X H.F. RAW AND UNCUT ORANGE KREAMSICLE X GDP LIVE RESIN INFUSED PREROLL SATIVA .5G	12 GREENFIELD ORGANIX DBA LOUDPACK
CARTRIDGE	EEL RIVER	EEL RIVER CHERNOBYL LIVE SAUCE CART SATIVA 500MG	35 EVENT HORIZON TECHNOLOGIES
CARTRIDGE	FRIENDLY FARMS	FRIENDLY FARMS CITRUS BERRY CART HYBRID 500MG	40 NABIONE INC DBA NABIS
EXTRACT	GOLDEN BARN	GOLDEN BARN TINCTURE CBD 19:1 525MG 25ML	60 BEGK INC.
EXTRACT	GUILD EXTRACTS	GUILD BLUE TRAINWRECK SAUCE DELTA-8 500MG	15 GXM INC.
PREROLL	HIGHRIZE	HIGH RIZE OG KUSH PREROLL HYBRID 1G	7.5 SONOMA PACIFIC DISTRIBUTION
PREROLL	LOUDPACK	LIFT TICKETS SPV OG X ORANGE SHERBET INFUSED PREROLL 0.5G	15 GREENFIELD ORGANIX DBA LOUDPACK
CARTRIDGE	EEL RIVER	EEL RIVER ANCIENT LIME CART SATIVA 500MG	30 EVENT HORIZON TECHNOLOGIES
PREROLL	GOODFLOWER	GOODFLOWER BLOOD DIAMOND PREROLL INDICA 1G	10 NABIONE INC DBA NABIS
PREROLL	HENRY'S ORIGINAL	HENRY'S MENDOCINO NIGHTS OMURA STICKS INDICA 1.5G	0.01 NABIONE INC DBA NABIS
EXTRACT	MADRONE	MADRONE WATERMELON RANCHER LIVE RESIN HYBRID 1G	35 HERBAN INDUSTRIES CA LLC
TINCTURE	CANNAKIDS	CANNAKIDS ORIGINAL TINCTURE CBD 1:1 30ML	66 CYPRESS MANUFACTURING COMPANY
EXTRACT	PAPA SELECT LIVING EXTRACTS	P&B SELECT GARLIC COOKIES LIVE ROSIN HASH	80 TOTAL LEAF
EDIBLE	KIKOKO	KIKOKO HONEY SHOT FOCUS	5 EVENT HORIZON TECHNOLOGIES
PREROLL	CANNDESCENT	CANNDESCENT CREATE 313 GELATO PREROLL 1G	14 NABIONE INC DBA NABIS
PREROLL	NUG	NUG MIMOSA PREROLL HYBRID 3.5G	35 CANN DISTRIBUTORS, INC.
EDIBLE	KIVA	KIVA CHURRO MILK CHOCOLATE 100MG	20 KIVA SALES AND SERVICES
FLOWER	PEAK	PEAK NORTHERN BERRY FLOWER INDICA 1 OUNCE	160 PEAK INDUSTRIES INC.
EDIBLE	PLUS	PLUS CUCUMBER LIME GUMMY HYBRID 70MG	15 NABIONE INC DBA NABIS
EDIBLE	SATORI	SATORI STRAWBERRY MILK CHOC HYBRID 100MG	20 KIND HOUSE, INC.
TINCTURE	MARY'S MEDICINALS	MARYS MEDICINALS CBD REMEDY TINCTURE CBD 19.5:1 15ML	50 MARY'S TECH CA
EDIBLE	BHANG	BHANG CARAMEL DARK CHOCOLATE CBD 1:1 100MG	15 RIVER DISTRIBUTING CO.
EDIBLE	BREEZ	BREEZ BERRY DAYTIME TIN MINTS 100MG	16 FOUNTAIN OF WELLBEING
CARTRIDGE	ABSOLUTE XTRACTS	ABX FISH TANKS TANGIE CART SATIVA 500MG	50 KIND HOUSE DISTRIBUTION
EXTRACT	CBD ALIVE	CBD ALIVE ROBUST SUPPOSIT THC 1:5 7 PACK	50 SONOMA PACIFIC DISTRIBUTION
EDIBLE	MELLOWS	MELLOWS PEPPERMINT BARK SINGLE MARSHMALLOW HYBRID 5MG	4 MEADOW DISTRIBUTION INC
TOPICAL	MARY'S MEDICINALS	MARYS MEDICINALS TRANSDERMAL PATCH THCA	10 MARY'S TECH CA
PREROLL	LOUDPACK	LOUDPACK WIFI PREROLL HYBRID 1G	10 GREENFIELD ORGANIX DBA LOUDPACK
TINCTURE	DOUG'S VARIN	DOUG'S VARIN THCV TINCTURE 1:1 THCV:THC 15ML	44 NABIONE INC DBA NABIS
MERCH	LOUD + CLEAR	LOUD + CLEAR C-CELL BATTERY	20 KIND HOUSE, INC.
CARTRIDGE	HIMALAYA	HIMALAYA ROYAL PINEAPPLE LIVE SAUCE CART SATIVA 500MG	35 KORBN LABS LLC
TOPICAL	MARY'S MEDICINALS	MARYS MEDICINALS GEL PEN THC INDICA	40 MARY'S TECH CA
TINCTURE	MARY'S MEDICINALS	MARYS MEDICINALS THE REMEDY TINCTURE CBN:CBD 1:1	70 MARY'S TECH CA
EDIBLE	KIKOKO	KIKOKO SYMPA-TEA DRINK CBD 20:3 30MG	56 SECURE HAULING LLC
PREROLL	NUG	NUG GG#4 PREROLL HYBRID 3.5G	35 CANN DISTRIBUTORS, INC.
EDIBLE	KIVA	TERRA ESPRESSO DARK CHOCOLATE HYBRID 100MG	22 KIVA SALES AND SERVICES
EDIBLE	VIVE	VIVE TANGELO MINT HYBRID 75MG	15 BIG MOON SKY
TOPICAL	PAPA & BARKLEY	P&B RELEAF BALM CBD 1:3 50ML	60 P&B LABS HUMBOLDT
EXTRACT	HUMBOLDT APOTHECARY	HA INFLAMMATION SOOTH TINCTURE CBD 3:1 30ML	50 KIVA SALES AND SERVICES
PILL	PROOF EXTRACTS	PROOF 1:1 CBD RICH CAPSULES 5-PK.	10 PROOF OPERATIONS, INC.
TINCTURE	PAPA & BARKLEY	P&B RELEAF TINCTURE THC RICH 1:30 15ML	35 P&B LABS HUMBOLDT
EDIBLE	KIVA	KIVA ESPRESSO DARK CHOCOLATE CBD 1:1 100MG	27 KIVA SALES AND SERVICES
EXTRACT	JETTY EXTRACTS	JETTY TANGIE SHATTER 1G	40 KIVA SALES AND SERVICES
TINCTURE	MARY'S MEDICINALS	MARYS MEDICINALS CBD REMEDY TINCTURE CBD 19.5:1 15ML	50 MARY'S TECH CA
EDIBLE	VIVE	VIVE CHERRY LIMEADE MINTS SATIVA	15 BIG MOON SKY
PREROLL	HENRY'S ORIGINAL	HENRY'S CHERRY PIE OMURA STICKS HYBRID 1.5G	0.01 NABIONE INC DBA NABIS
CARTRIDGE	JETTY EXTRACTS	JETTY SESSION CART CBD 3:1 1G	60 KIVA SALES AND SERVICES
CARTRIDGE	RAW GARDEN	RAW GARDEN ISLAND TWIST CART CBD 2:1 1G	60 HERBL DISTRIBUTION SOLUTIONS
CARTRIDGE	LOUD + CLEAR	LOUD + CLEAR PURPLE PUNCH CART INDICA 500MG	32 KIND HOUSE, INC.
CARTRIDGE	JETTY EXTRACTS	JETTY PURPLE PUNCH CART INDICA 1G	60 KIVA SALES AND SERVICES
PREROLL	PAPA'S HERB	PAPA'S HERB GORILLA GLUE PREROLL INDICA 0.7G	4 RIVER DISTRIBUTING CO.
CARTRIDGE	JETTY EXTRACTS	JETTY GELATO CART HYBRID 1G	60 KIVA SALES AND SERVICES
CARTRIDGE	JETTY EXTRACTS	JETTY GRANDDADDY PURPS CART INDICA 1G	60 KIVA SALES AND SERVICES
MERCH	ABSOLUTE XTRACTS	ABX DART POD BATTERY	30 KIND HOUSE DISTRIBUTION
CARTRIDGE	ABSOLUTE XTRACTS	ABX DOGWALKER OG DART POD CART HYBRID 500MG	35 KIND HOUSE, INC.
EXTRACT	PAPA & BARKLEY	P&B RELEAF TINCTURE CBD:THC 1:3 30ML	70 P&B LABS HUMBOLDT
EXTRACT	FLORACY	FLORACY APPLICATOR CBD 2:1 1 GRAM	50 FLORACY, INC.
CARTRIDGE	ABSOLUTE XTRACTS	ABX GG#4 CART HYBRID 500MG	25 KIND HOUSE, INC.
EXTRACT	PAPA & BARKLEY	P&B RELEAF CAPSULES CBD:THC 30:1 30CT	90 TOTALEAF INC
TOPICAL	PAPA & BARKLEY	P&B RELEAF BALM CBD 3:1 156MG 50ML	90 P&B LABS HUMBOLDT
EXTRACT	MC FARMA	MC FARMA CAPSULES THC 60MG 10 PACK	32 OAKLAND DISTRIBUTING COMPANY
CARTRIDGE	CARE BY DESIGN	CARE BY DESIGN CART CBD 18:1 500MG	38 KIND HOUSE, INC.
EDIBLE	KOROVA	KOROVA VEGAN OATMEAL COOKIE HYBRID 100MG	18 PT KOR INC
EDIBLE	KIKOKO	KIKOKO POSITIVI-TEA DRINK CAN CBD 1:2 100MG	44 SECURE HAULING LLC
MERCH	A & A GLOBAL IMPORTS	A & A GLASS PIPE LARGE	20 A & A GLOBAL IMPORTS
EDIBLE	PLUS	PLUS CLASSIC MINT MINTS HYBRID 100MG	15 NABIONE INC DBA NABIS
EXTRACT	ABSOLUTE XTRACTS	ABX CAPSULES HYBRID 50MG 20 PACK	80 KIND HOUSE, INC.
EDIBLE	PLUS	PLUS ORANGE MINTS SATIVA 100MG	15 NABIONE INC DBA NABIS
EDIBLE	PLUS	PLUS BLACK CHERRY MINTS INDICA 90MG	15 NABIONE INC DBA NABIS
CARTRIDGE	LOUD + CLEAR	LOUD + CLEAR CREME BRULEE CART HYBRID 500MG	32 KIND HOUSE, INC.
EXTRACT	SCOOPZ X APEX	APEX BACIO SUGAR HYBRID 1G	35 APEX SOLUTIONS
EDIBLE	KIVA	TERRA CBD ALMOND DARK CHOCOLATE 5:1 20MG	25 KIVA SALES AND SERVICES
EDIBLE	KOROVA	KOROVA CHOCOLATE CHIP COOKIE HYBRID 100MG	18 PT KOR INC
PREROLL	LOUDPACK	LOUDPACK TRIANGLE KUSH PREROLL INDICA 1G	10 GREENFIELD ORGANIX DBA LOUDPACK
PREROLL	CANNDESCENT	CANNDESCENT CRUISE 219 BLACKBERRY FIRE PREROLL 1G	14 NABIONE INC DBA NABIS
EXTRACT	BLESSED EXTRACTS	BLESSED TANGIE CRUMBLE SAMPLE SATIVA 1G	0.01 BLESSED EXTRACTS
CARTRIDGE	CARE BY DESIGN	CARE BY DESIGN CART CBD 4:1 500MG	38 KIND HOUSE, INC.
PREROLL	NUG	NUG CHEM SCOUT OG PREROLL HYBRID 3.5G	35 CANN DISTRIBUTORS, INC.
PREROLL	NUG	NUG PURPLE PUNCH PREROLL INDICA 3.5G	35 CANN DISTRIBUTORS, INC.
CARTRIDGE	CARE BY DESIGN	CARE BY DESIGN CART CBD 1:1 500MG	38 KIND HOUSE, INC.
PREROLL	HIGH RIZE	HIGH RIZE LEMON FIRE X OG HASH INFUSED PREROLL TIN 4.2G	46 SONOMA PACIFIC DISTRIBUTION
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE PACIFIC GAS HYBRID CRUMBLE-INFUSED PREROLL 0.7G	10 PACIFIC RESERVE NURSERY LLC

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PREROLL	PACIFIC RESERVE	PACIFIC RESERVE FORBIDDEN FRUIT PREROLL PACK INDICA 3.5G	25 PACIFIC RESERVE NURSERY LLC
PREROLL	LOUDPACK	LIFT TICKETS BISCOTTI X STRAWBERRY KUSH INFUSED PREROLL 0.5G	15 GREENFIELD ORGANIX DBA LOUDPACK
EXTRACT	DIME BAG	DIME BAG CUVEE COOKIES SUGAR INDICA 1G	25 GREENFIELD ORGANIX DBA LOUDPACK
EXTRACT	FRIENDLY FARMS	FRIENDLY FARMS SHERBET DAB HYBRID .5G	40 NABIONE INC DBA NABIS
EXTRACT	CBD ALIVE	CBD ALIVE ABUNDANT TINCTURE CBD 20:1 5ML	25 SONOMA PACIFIC DISTRIBUTION
EXTRACT	FRIENDLY FARMS	FRIENDLY FARMS STRAWBERRY COUGH DAB .5G	40 NABIONE INC DBA NABIS
EXTRACT	GUILD EXTRACTS	GUILD SFV OG THCA POWDER HYB .5G	40 BLACKBIRD OAKLAND DISTRIBUTOR
EXTRACT	FORIA	FORIA RELIEF SUPPOSITORY CBD 1:5 71MG	12 EVENT HORIZON TECHNOLOGIES, INC.
EXTRACT	CBD ALIVE	CBD ALIVE ABUNDANT CAPSULES CBD 20:1 20CT	50 SONOMA PACIFIC DISTRIBUTION
EXTRACT	LOUDPACK	LOUDPACK JILLY BEAN LIVE RESIN SUGAR 1G	36 GREENFIELD ORGANIX DBA LOUDPACK
EXTRACT	FRIENDLY FARMS	FRIENDLY FARMS STRAWBERRY COUGH DAB .5G	40 NABIONE INC DBA NABIS
EXTRACT	MADRONE	MADRONE AFGHAN KUSH WHITE LIVE RESIN SATIVA 1G	35 HERBAN INDUSTRIES CA LLC
CARTRIDGE	JETTY EXTRACTS	JETTY MAUI WOWIE CART SATIVA 1G	60 KIVA SALES AND SERVICES
PREROLL	TRUE HUMBOLDT	TRUE HUMBOLDT GSC PREROLL .7G	5 HUMBOLDT SUN GROWERS GUILD, LLC
PREROLL	SUBLIME	SUBLIME KING FUZZIE PREROLL CBD 1.5G	15 SUBLIME MACHINING INC
PREROLL	SEXXPOT	SEXXPOT INFUSED PREROLL CBD 1.5G	15 FENIX LOGISTICS INC
PREROLL	SUBLIME	SUBLIME KING FUZZIE PREROLL CBD 1.5G	15 SUBLIME MACHINING INC
CARTRIDGE	LOUDPACK	LOUDPACK LEMON CAKE LIVE SAUCE DISPOSABLE CART .3G	35 GREENFIELD ORGANIX DBA LOUDPACK
CARTRIDGE	LOUD + CLEAR	LOUD + CLEAR SHERBET CART HYBRID 500MG	32 KIND HOUSE, INC.
CARTRIDGE	LOUD + CLEAR	LOUD + CLEAR SFV OG CART HYBRID 500MG	32 KIND HOUSE, INC.
EXTRACT	MC FARMA	MC FARMA CAPSULES THC:THC 1:3 5 PACK	50 OAKLAND DISTRIBUTING COMPANY
EXTRACT	MC FARMA	MC FARMA CAPSULES CBD 10:1 30MG 10 PACK	30 OAKLAND DISTRIBUTING COMPANY
EXTRACT	NUG	NUG LIMONCELLO LIVE RESIN SATIVA 1G	32 CANN DISTRIBUTORS, INC.
PREROLL	GOLDEN BARN	GOLDEN BARN LOUD SCOUT PREROLL HYBRID 1G	6 BEG INC.
PREROLL	LOUDPACK	LIFT TICKETS CHERRY BLOSSOM X LEMON CHEM INFUSED PREROLL 0.5G	15 GREENFIELD ORGANIX DBA LOUDPACK
CARTRIDGE	HIMALAYA	HIMALAYA SAMOA KUSH LIVE SAUCE CART INDICA 500MG	35 KORBEEN LABS LLC
TOPICAL	CARTER'S AROMATHERAPY DESIGNS	C.A.D. MIMOSA CREAM	60 SD PANTRY INC.
TOPICAL	CARTER'S AROMATHERAPY DESIGNS	C.A.D. CBD PAIN CREAM EXTRA STRENGTH WHITE	130 SD PANTRY INC.
EDIBLE	NUG	NUG MATCHA WHITE CHOCOLATE 1:1 CBD 100MG	22 CANN DISTRIBUTORS, INC.
EDIBLE	KIVA	KIVA BLACKBERRY DARK CHOCOLATE HYBRID 100MG	20 KIVA SALES AND SERVICES
EDIBLE	KEEF	KEEF COLA ORIGINAL COLA THC 10MG	8 KIND HOUSE, INC.
EDIBLE	BIG PETE'S	BIG PETE'S CINNAMON & SUGAR COOKIE INDICA 100MG	20 BIG PETE'S LLC
EDIBLE	BIG PETE'S	BIG PETE'S PEANUT BUTTER SINGLE COOKIE INDICA 10MG	3.5 BIG PETE'S LLC
EDIBLE	MELLOWS	MELLOWS STRAWBERRY SHORTCAKE MARSHMALLOW SINGLE HYBRID 5MG	4 MEADOW DISTRIBUTION INC
EDIBLE	BHANG	BHANG MILK CHOCOLATE HYBRID 100MG	15 RIVER DISTRIBUTING CO.
EDIBLE	DAY DREAMERS	DAY DREAMERS MILK CHOCOLATE CBD 1:1 100MG	26 LUCRUM ENTERPRISES, INC.
EDIBLE	PLUS	PLUS TANGERINE GUMMY SATIVA 100MG	15 NABIONE INC DBA NABIS
EDIBLE	SMOKIEZ	SMOKIEZ WATERMELON CHEW CBD 5:1 45MG	20 GREENFIELD ORGANIX DBA LOUDPACK
EDIBLE	SATORI	SATORI BLUEBERRIES DARK CHOCOLATE HYBRID 100MG	20 KIND HOUSE, INC.
EDIBLE	SMOKIEZ	SMOKIEZ SOUR BLUE RASPBERRY CHEW CBD 7:1 34MG	20 GREENFIELD ORGANIX DBA LOUDPACK
MERCH	ELEMENTS	1.25 INCH PAPER CONES	2.5 A & A GLOBAL IMPORTS
EDIBLE	WYLD	WYLD MARIONBERRY GUMMY INDICA 100MG	16 NORTHWEST CONFECTIONS CALIFORNIA
TOPICAL	NEWELL'S BOTANICALS	NEWELL'S BOTANICALS DEEP SKIN TOPICAL OIL 60MG	32 BSEEN, LLC
TOPICAL	PAPA & BARKLEY	P&B RELEAF SOAK 1:3	12 P&B LABS HUMBOLDT
CARTRIDGE	JETTY EXTRACTS	JETTY TANGIE CART SATIVA 500MG	30 KIVA SALES AND SERVICES
FLOWER	KOROVA	KOROVA CHERRY PUNCH HYBRID FLOWER 3.5G	50 KOROVA
EDIBLE	LEVEL	PROTAB STIMULATE THC:MINTS HYBRID 15MG	44 METTA MEDICAL LLC
TOPICAL	CARTER'S AROMATHERAPY DESIGNS	C.A.D. CBD PAIN CREAM REGULAR STRENGTH BLACK	55 SD PANTRY INC.
EXTRACT	ABSOLUTE XTRACTS	ABX SLEEPYTIME SOFTGELS 25MG 30 PACK	74 KIND HOUSE, INC.
BEVERAGE	ABSOLUTE XTRACTS	ABX HI-FI HOPS 18:1 CBD:THC	8 KIND HOUSE, INC.
CARTRIDGE	CARE BY DESIGN	CARE BY DESIGN CART CBD 1:1 500MG	38 KIND HOUSE, INC.
TOPICAL	LIQUID FLOWER	LIQFLOWER DEEP RELIEF BALM HYBRID 454MG	52 BLKBRD OCA, LLC
EDIBLE	KOROVA	KOROVA VEGAN OATMEAL COOKIE HYBRID 100MG	18 PT KOR INC
EDIBLE	MELLOWS	MELLOWS CHOCOLATE SINGLE MARSHMALLOW HYBRID 5MG	4 MEADOW DISTRIBUTION INC
EDIBLE	KIVA	KIVA CBD DARK CHOCOLATE 5:1 20MG	26 KIVA SALES AND SERVICES
EDIBLE	KOROVA	KOROVA PURE CBD VANILLA BEAN COOKIE 0MG	24 PT KOR INC
CARTRIDGE	LOUD + CLEAR	LOUD + CLEAR FORBIDDEN FRUIT CART INDICA 500MG	32 KIND HOUSE, INC.
EXTRACT	HUMBOLDT APOTHECARY	HA LOVE POTION NO 7 TINCTURE HYBRID 30ML	40 KIVA SALES AND SERVICES
EXTRACT	CARE BY DESIGN	CARE BY DESIGN CAPSULES CBD 4:1 30 PACK	80 KIND HOUSE DISTRIBUTION
CARTRIDGE	HIMALAYA	HIMALAYA LAVENDER CART CBD 1:1 1G	47 KORBEEN LABS LLC
EDIBLE	BREEZ	BREEZ BERRY NIGHTTIME MINT CBD 2:1 100MG TIN	30 FOUNTAIN OF WELLBEING
CARTRIDGE	HIMALAYA	HIMALAYA DREAM QUEEN CART SATIVA 500MG	28 KORBEEN LABS LLC
CARTRIDGE	EEL RIVER	EEL RIVER PINEAPPLE TRAINWRECK CART SATIVA 500MG	30 EVENT HORIZON TECHNOLOGIES
CARTRIDGE	EEL RIVER	EEL RIVER SNO GEE LIVE SAUCE CART INDICA 500MG	35 SECURE HAULING LLC
TINCTURE	CARE BY DESIGN	CARE BY DESIGN TINCTURE CBD 2:1 15ML	45 KIND HOUSE, INC.
CARTRIDGE	FRIENDLY FARMS	FRIENDLY FARMS RASPBERRY LEMONADE CART INDICA 500MG	40 NABIONE INC DBA NABIS
TOPICAL	CARE BY DESIGN	CARE BY DESIGN PAIN CREAM CBD 1:1 150MG	36 KIND HOUSE, INC.
EDIBLE	KIVA	TERRA SEA SALT CARAMEL MILK CHOCOLATE HYBRID 100MG	22 KIVA SALES AND SERVICES
EDIBLE	BIG PETE'S	BIG PETE'S PEANUT BUTTER SINGLE COOKIE INDICA 10MG	3.5 BIG PETE'S LLC
EDIBLE	ABSOLUTE XTRACTS	ABX HIFI HOPS BEVERAGE CBD 1:1 5MG	8 KIND HOUSE, INC.
CARTRIDGE	ABSOLUTE XTRACTS	ABX GELATO LIVE RESIN DART POD CART HYBRID 500MG	35 KIND HOUSE, INC.
EXTRACT	ABSOLUTE XTRACTS	ABX CAPSULES HYBRID 10MG 30 PACK	34 KIND HOUSE, INC.
TOPICAL	CARTER'S AROMATHERAPY DESIGNS	C.A.D. MIMOSA CREAM	60 SD PANTRY INC.
EDIBLE	SMOKIEZ	SMOKIEZ SOUR BLUE RASPBERRY CHEW CBD 7:1 34MG	20 GREENFIELD ORGANIX DBA LOUDPACK
TINCTURE	PROOF EXTRACTS	PROOF 20:1 CBD TINCTURE 15ML	30 PROOF OPERATIONS, INC.
EDIBLE	THE VENICE COOKIE COMPANY	CANNAQUENCHER LEMONADE DRINK HYBRID 100MG	22 THE PLANT LLC
FLOWER	KHEMIA	KHEMIA THE REMEDY FLOWER CBD 19:1 3.5G	25 NABIONE INC DBA NABIS
EDIBLE	VIVE	VIVE WHITE HOT CINNAMON MINTS INDICA	15 BIG MOON SKY
CARTRIDGE	LOUDPACK	LOUDPACK GELATO DISPOSABLE LIVE SAUCE CART 0.3G	35 GREENFIELD ORGANIX DBA LOUDPACK
CARTRIDGE	JETTY EXTRACTS	JETTY GDP DISPOSABLE VAPE CART 300MG	32 KIVA SALES AND SERVICES
CARTRIDGE	ABSOLUTE XTRACTS	ABX BLUE DREAM DISPOSABLE VAPE CART 300MG	30 KIND HOUSE, INC.
CARTRIDGE	ABSOLUTE XTRACTS	ABX BLACKBERRY KUSH CART INDICA 1G	50 KIND HOUSE, INC.
CARTRIDGE	ABSOLUTE XTRACTS	ABX BLACKBERRY KUSH DISPOSABLE VAPE CART 300MG	30 KIND HOUSE, INC.
PREROLL	CANNDESCENT	CANNDESCENT CHARGE 515 PEACH OZZ PREROLL SATIVA 1G	14 LMG LOGISTICS INC
EDIBLE	KIVA	PETRA PINEAPPLE MINTS HYBRID 100MG	16 KIVA SALES AND SERVICES

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Product Price List

EDIBLE	KIVA	PETRA TART CHERRY MINTS HYBRID 100MG	16 KIVA SALES AND SERVICES
TOPICAL	MARY'S MEDICINALS	MARY'S MEDICINALS PATCH CBN:CBD 1.5:1 2MG	10 MARY'S TECH CA
EDIBLE	BIG PETE'S	BIG PETE'S CINNAMON & SUGAR COOKIE INDICA 100MG	20 BIG PETE'S LLC
CARTRIDGE	CARE BY DESIGN	CARE BY DESIGN CART CBD 8:1 500MG	38 KIND HOUSE, INC.
TOPICAL	PAPA & BARKLEY	P&B RELEAF BALM CBD 3:1 156MG 50ML	90 P&B LABS HUMBOLDT
EDIBLE	SATORI	SATORI SCALMONDS DARK CHOC CBD 10:1 14MG	24 KIND HOUSE, INC.
EDIBLE	BREEZ	BREEZ CINNAMON MINT CBD TINS (100 MG THC + 100 MG CBD)	25 FOUNTAIN OF WELLBEING
TINCTURE	PROOF EXTRACTS	PROOF 10:1 CBD:THC TINCTURE 15ML	30 PROOF OPERATIONS, INC.
PREROLL	GOODFLOWER	GOODFLOWER TRUE OG PREROLL INDICA 1G	10 NABIONE INC DBA NABIS
EDIBLE	KIVA	PETRA SAIGON CINNAMON MINTS HYBRID 100MG	16 KIVA SALES AND SERVICES
CARTRIDGE	JETTY EXTRACTS	JETTY SAGE N SOUR CART SATIVA 500MG	30 KIVA SALES AND SERVICES
CARTRIDGE	JETTY EXTRACTS	JETTY TANGIE CART SATIVA 1G	60 KIVA SALES AND SERVICES
CARTRIDGE	RAW GARDEN	RAW GARDEN ORANGU'TANG #42 CART HYBRID 1G	60 HERBL DISTRIBUTION SOLUTIONS
CARTRIDGE	RAW GARDEN	RAW GARDEN AFTERNOON DELIGHT CART HYBRID 1G	60 HERBL DISTRIBUTION SOLUTIONS
EDIBLE	KOROVA	KOROVA 1:1 CBD:THC VANILLA BEAN 100MG	24 PT KOR INC
EDIBLE	KOROVA	KOROVA SATURDAY MORNING COOKIE HYBRID 100MG	18 PT KOR INC
CARTRIDGE	ABSOLUTE XTRACTS	ABX BLUE TAHOE OG CART HYBRID 1G	50 KIND HOUSE, INC.
PREROLL	DOUG'S VARIN	DOUG'S VARIN HARMONY THC/THC/CBG PREROLL	14 NABIONE INC DBA NABIS
PREROLL	GANJA GOLD	GANJA GOLD RED TARANTULA INFUSED PREROLL INDICA 1G	14 NABIONE INC DBA NABIS
EDIBLE	KIKOKO	KIKOKO SYMPA-TEA DRINK CBD 20:3 3MG	8 EVENT HORIZON TECHNOLOGIES
EDIBLE	NUG	NUG MATCHA WHITE CHOCOLATE 1:1 CBD 100MG	22 CANN DISTRIBUTORS, INC.
CARTRIDGE	HIMALAYA	HIMALAYA CHEMDOG LIVE SAUCE CART SATIVA 500MG	35 KORBen LABS LLC
EXTRACT	LEVEL	LEVEL PROTAB TABLET THCA 25MG 10 PACK	36 METTA MEDICAL LLC
EDIBLE	DISTRICT EDIBLES	DISTRICT TROPICAL PUNCH GUMMY CBD 1:1 100MG	14 NABIONE INC DBA NABIS
EXTRACT	FIDDLER'S GREENS	FIDDLER'S GREENS KINDRED SPIRIT RAW TINCTURE 30ML	60 HIGH TIDE DISTRIBUTION
EDIBLE	VIVE	VIVE SOUR APPLE MINTS SATIVA 100MG	17 BIG MOON SKY
PREROLL	WILFRED	WILFRED SATIVA PREROLL 7 PACK 3.5 GRAMS	40 YERBA BUENA LOGISTICS SERVICES, LLC
TOPICAL	MARY'S MEDICINALS	MARY'S MEDICINALS PAIN PATCH CBD 15:1 1MG	10 MARY'S TECH CA
TINCTURE	PROOF EXTRACTS	PROOF 1:1 CBD:THC TINCTURE 15ML	30 PROOF OPERATIONS, INC.
TINCTURE	CARTER'S AROMATHERAPY DESIGNS	C.A.D. RELAXATION TINCTURE 30ML	40 SD PANTRY INC.
EDIBLE	VIVE	VIVE PINEPASSIONFRUIT MINTS INDICA 100MG	17 BIG MOON SKY
EXTRACT	EMERALD BAY EXTRACTS	EMERALD BAY HYBRID RSO APPLICATOR 1G	25 OAKLAND DISTRIBUTING COMPANY
TOPICAL	CARE BY DESIGN	CARE BY DESIGN PAIN CREAM CBD 1:1 150MG	36 KIND HOUSE, INC.
EXTRACT	CBD ALIVE	CBD ALIVE EVIE'S TINCTURE CBD 20:1 15ML	150 SONOMA PACIFIC DISTRIBUTION
EXTRACT	PAPA & BARKLEY	P&B RELEAF TINCTURE CBD:THC 30:1 30ML	90 TOTALEAF INC
EXTRACT	BLESSED EXTRACTS	BLESSED REMEDY APPLICATOR CBD 22:1 2G	50 BLESSED EXTRACTS
EXTRACT	PAPA & BARKLEY	P&B RELEAF CAPSULES CBD:THC 1:3 30CT	70 P&B LABS HUMBOLDT
CARTRIDGE	EEL RIVER	EEL RIVER PROFESSOR CHAOS CART SATIVA 500MG	30 EVENT HORIZON TECHNOLOGIES
FLOWER	PEAK	ROYAL BUDLINE SOUR SNOW FLOWER SATIVA 3.5G	35 PEAK INDUSTRIES INC.
EDIBLE	BHANG	BHANG DARK BLUEBERRY HYBRID 100MG	15 RIVER DISTRIBUTING CO.
PREROLL	KOROVA	KOROVA ICE CREAM CAKE PREROLL INDICA 1G	15 PT KOR INC
EXTRACT	APEX EXTRACTS	APEX KING MAMBA LIVE RESIN HYBRID 1G	30 APEX SOLUTIONS
PREROLL	WILLIE'S RESERVE	WILLIE'S RESERVE ICE CREAM CAKE HIGH FIVE PREROLL 2.5G	30 EVENT HORIZON TECHNOLOGIES
FLOWER	FLOW KANA	SUN ROOTS FARM VELVET PURPS FLOWER INDICA 3.5G	40 EVENT HORIZON TECHNOLOGIES, INC.
TOPICAL	MARY'S MEDICINALS	MARY'S MEDICINALS MUSCLE FREEZE ROLL-ON CBD	24 MARY'S TECH CA
EDIBLE	KOROVA	KOROVA PEANUT BUTTER COOKIE HYBRID 100MG	18 PT KOR INC
TOPICAL	MARY'S MEDICINALS	MARY'S MEDICINALS PAIN PATCH INDICA 19MG	10 MARY'S TECH CA
TOPICAL	MARY'S MEDICINALS	MARY'S MEDICINALS PAIN PATCH SATIVA 20MG	10 MARY'S TECH CA
EDIBLE	KIVA	TERRA BLUEBERRY MILK CHOCOLATE HYBRID 100MG	22 KIVA SALES AND SERVICES
EDIBLE	KIVA	CAMINO BLENHEIM APRICOT GUMMY HYBRID 100MG	18 KIVA SALES AND SERVICES
EDIBLE	SMOKIEZ	SMOKIEZ JAMBERRY CHEW HYBRID 100MG	16 GREENFIELD ORGANIX DBA LOUDPACK
EDIBLE	BHANG	BHANG MILK CHOCOLATE HYBRID 100MG	15 RIVER DISTRIBUTING CO.
CARTRIDGE	JETTY EXTRACTS	JETTY MAUI WOWIE CART SATIVA 500MG	30 KIVA SALES AND SERVICES
FLOWER	MADRONE	MADRONE BLUE LEMON THAI FLOWER HYBRID 3.5G	50 NABIONE INC DBA NABIS
EXTRACT	ABSOLUTE XTRACTS	ABX SLEEPYTIME HOLIDAY PACK 5MG CAPSULES	16 KIND HOUSE, INC.
TINCTURE	ABSOLUTE XTRACTS	ABX SLEEPYTIME HOLIDAY PACK DROPS 15ML	32 KIND HOUSE, INC.
EDIBLE	BREEZ	BREEZ BERRY DAYTIME SINGLE PACK MINTS 5MG	1 FOUNTAIN OF WELLBEING
PREROLL	GANJA GOLD	GANJA GOLD OG GREEN TARANTULA PREROLL INDICA 1G	16.5 NABIONE INC DBA NABIS
CARTRIDGE	HIMALAYA	HIMALAYA SFV OG CART HYBRID 500MG	28 KORBen LABS LLC
CARTRIDGE	FRIENDLY FARMS	FRIENDLY FARMS YOLO BERRY LIVE RESIN CART HYBRID 0.5G	40 NABIONE INC DBA NABIS
TOPICAL	PAPA & BARKLEY	P&B RELEAF BALM CBD 3:1 47MG 15ML	30 P&B LABS HUMBOLDT
EDIBLE	DISTRICT EDIBLES	DISTRICT EDIBLES STRAWBERRY GUMMY SATIVA 100MG	14 NABIONE INC DBA NABIS
CARTRIDGE	EEL RIVER	EEL RIVER FARMER'S CHOICE LIVE SAUCE CART CBD 1:1 0.5G	35 EVENT HORIZON TECHNOLOGIES
CARTRIDGE	HIMALAYA	HIMALAYA INGRID CART INDICA 500MG	28 KORBen LABS LLC
CARTRIDGE	FRIENDLY FARMS	FRIENDLY FARMS SUPERGLUE CART HYBRID 0.5G	34 BIG TREE INDUSTRIES
MERCH	A & A GLOBAL IMPORTS	A & A GLASS PIPE SMALL	6 A & A GLOBAL IMPORTS
MERCH	A THERAPEUTIC ALTERNATIVE	ATA LOGO CANVAS BAG	5 4 ALL PROMOS
MERCH	NO PRODUCT_BRAND	PIPE SCREENS 5-PACK	0.5 A & A GLOBAL IMPORTS
MERCH	KING PALM	KING PALM LEAF WRAPS	5 A & A GLOBAL IMPORTS
MERCH	A THERAPEUTIC ALTERNATIVE	ATA LOGO PUSH BUTTON BATTERY	16 CREATIVE BRAND DEVELOPMENT
MERCH	A & A GLOBAL IMPORTS	A & A GLASS PIPE SMALL	6 A & A GLOBAL IMPORTS
MERCH	LO KEY	LO KEY VARIABLE VOLTAGE PUSH BUTTON BATTERY	26 OAKLAND DISTRIBUTING COMPANY
FLOWER	FLOW KANA	MOON MADE FARMS HARLE-TSU FLOWER CBD 2:1 3.5 GRAMS	35 EVENT HORIZON TECHNOLOGIES, INC.
MERCH	OMURA	OMURA STAFF SAMPLE DEVICE	0.01 NABIONE INC DBA NABIS
CARTRIDGE	DOSIST	DOSIST AROUSE 10:1 DISPOSABLE CART 185MG	40 HERBL DISTRIBUTION SOLUTIONS
EXTRACT	ABSOLUTE XTRACTS	ABX SLEEPYTIME SOFTGELS 5MG 30 PACK	18 KIND HOUSE, INC.
EXTRACT	CARE BY DESIGN	CARE BY DESIGN CAPSULES CBD 1:1 30 PACK	80 KIND HOUSE, INC.
CARTRIDGE	DOSIST	DOSIST BLISS 9:1 DISPOSABLE CART 185MG	40 HERBL DISTRIBUTION SOLUTIONS
CARTRIDGE	JETTY EXTRACTS	JETTY SESSION CART CBD 3:1 HYBRID 500MG	35 KIVA SALES AND SERVICES
EDIBLE	VIVE	VIVE PINEPASSIONFRUIT MINTS INDICA 100MG	17 BIG MOON SKY
CARTRIDGE	EEL RIVER	EEL RIVER FOG BERRY LIVE SAUCE CART INDICA 500MG	35 EVENT HORIZON TECHNOLOGIES
EDIBLE	BREEZ	BREEZ BERRY NIGHTTIME SINGLE PACK MINTS CBD 2:1 5MG	1 FOUNTAIN OF WELLBEING
EDIBLE	SMOKIEZ	SMOKIEZ WATERMELON CHEW CBD 5:1 45MG	20 GREENFIELD ORGANIX DBA LOUDPACK
EXTRACT	FRIENDLY FARMS	FRIENDLY FARMS FORBIDDEN FRUIT LIVE RESIN INDICA 0.5G	30 BIG TREE INDUSTRIES
EXTRACT	EEL RIVER	EEL RIVER EEL RIVER KUSH LIVE RESIN HYBRID 1G	30 SECURE HAULING LLC

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EDIBLE	KIKOKO	KIKOKO HONEY SHOT SNOOZE	5 EVENT HORIZON TECHNOLOGIES
MERCH	ABSOLUTE XTRACTS	ABX C-CELL BATTERY	20 KIND HOUSE, INC.
CARTRIDGE	JETTY EXTRACTS	JETTY MAUI WOWIE DISPOSABLE CART 300MG	32 KIVA SALES AND SERVICES
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE FORBIDDEN FRUIT PREROLL PACK INDICA 3.5G	25 PACIFIC RESERVE NURSERY LLC
PREROLL	SOMA ROSA	SOMA ROSA RAMBLER LEMON TRILL PREROLL 1G	8 KIND HOUSE, INC.
PREROLL	HIGHRIZE	HIGH RIZE MENDO BREATH PREROLL 4-PK INDICA 1.6G	14 SONOMA PACIFIC DISTRIBUTION
PREROLL	HIGHRIZE	HIGH RIZE CHOCOLOPE BLUEBERRY PREROLL 4-PK. HYBRID 1.6G	14 SONOMA PACIFIC DISTRIBUTION
EDIBLE	DISTRICT EDIBLES	DISTRICT WATERMELON GUMMY HYBRID 100MG	14 NABIONE INC DBA NABIS
PREROLL	NUG	NUG SUNSHINE OG PREROLL HYBRID 3.5G	35 CANN DISTRIBUTORS, INC.
EDIBLE	KIVA	CAMINO HOLIDAY PUNCH GUMMY SATIVA 100MG	18 KIVA SALES AND SERVICES
PREROLL	KOROVA	KOROVA ROC OG PREROLL HYBRID 1G	15 PT KOR INC
EDIBLE	KIVA	KIVA MILK CHOCOLATE HYBRID 100MG	20 KIVA SALES AND SERVICES
EDIBLE	PLUS	PLUS SOUR BLUEBERRY GUMMY HYBRID 70MG	15 NABIONE INC DBA NABIS
PREROLL	GANJA GOLD	GANJA GOLD DO-SI-DO BLUE TARANTULA PREROLL INDICA 1G	22 NABIONE INC DBA NABIS
EXTRACT	DIME BAG	DIME BAG CUVEE COOKIES SUGAR INDICA 1G	25 GREENFIELD ORGANIX DBA LOUDPACK
EXTRACT	JETTY EXTRACTS	JETTY ALIEN OG DABLICATOR HYBRID 1G	50 KIVA SALES AND SERVICES
EDIBLE	NUG	NUG MOCHA CRUNCH MILK CHOCOLATE 100MG	14 CANN DISTRIBUTORS, INC.
EDIBLE	DISTRICT EDIBLES	DISTRICT PEACH GUMMY INDICA 100MG	14 NABIONE INC DBA NABIS
PREROLL	CANDESCENT	CANDESCENT CALM 110 PLATINUM COOKIES PREROLL 1G	14 NABIONE INC DBA NABIS
PREROLL	CANDESCENT	CANDESCENT CONNECT 418 SPACE FACE PREROLL 1G	14 NABIONE INC DBA NABIS
MERCH	KING PALM	KING PALM LEAF WRAPS	5 A & A GLOBAL IMPORTS
FLOWER	WILLIE'S RESERVE	WILLIE'S RESERVE PASSION ORANGE GUAVA FLOWER SATIVA 1G	10 EVENT HORIZON TECHNOLOGIES, INC.
EDIBLE	SMOKIEZ	SMOKIEZ BLUE RASPBERRY CHEW HYBRID 100MG	16 GREENFIELD ORGANIX DBA LOUDPACK
EDIBLE	BIG PETE'S	BIG PETE'S DOUBLE CHOCOLATE COOKIE INDICA 100MG	20 BIG PETE'S LLC
EXTRACT	GOLDEN BARN	GOLDEN BARN TINCTURE THC 500MG 25ML	40 BEG INC.
PREROLL	BIG PETE'S	BIG PETE'S OG PREROLL HYBRID 1G	8 BIG PETE'S LLC
PREROLL	KOROVA	KOROVA JACK HERER PREROLL SATIVA 1G	15 PT KOR INC
EXTRACT	BLESSED EXTRACTS	BLESSED JACK HERER APPLICATOR SATIVA 1G	40 BLESSED EXTRACTS
EXTRACT	MC FARMA	MC FARMA 1:1 CBD APPLICATOR 1G	26 OAKLAND DISTRIBUTING COMPANY
CARTRIDGE	FRIENDLY FARMS	FRIENDLY FARMS FRUIT SNAX LIVE SAUCE CART SATIVA 0.5G	40 BIG TREE INDUSTRIES
CARTRIDGE	FRIENDLY FARMS	FRIENDLY FARMS FORBIDDEN RASPBERRY CART INDICA 500MG	40 NABIONE INC DBA NABIS
PREROLL	SOMA ROSA	SOMA ROSA LEMON DROP PREROLL INDICA 6-PK. 3.5G	25 KIND HOUSE, INC.
FLOWER	MADRONE	MADRONE STRAWBERRY CHEESECAKE FLOWER INDICA 3.5G	50 HERBAN INDUSTRIES CA LLC
EDIBLE	SMOKIEZ	SMOKIEZ JAMBERRY CHEW HYBRID 100MG	16 GREENFIELD ORGANIX DBA LOUDPACK
PREROLL	HENRY'S ORIGINAL	HENRY'S RITUAL PREROLL CBD 16:1 1G	12 NABIONE INC DBA NABIS
PREROLL	GOOD FLOWER	GOODFLOWER LAZY LIGHTENING PREROLL HYBRID 1G	10 LMG LOGISTICS INC
EDIBLE	KIVA	PETRA CITRUS CBD MINTS 100MG	16 KIVA SALES AND SERVICES
CARTRIDGE	ABSOLUTE XTRACTS	ABX GG#4 CART HYBRID 500MG	25 KIND HOUSE, INC.
CARTRIDGE	ABSOLUTE XTRACTS	ABX JACK HERER CART SATIVA 500MG	25 KIND HOUSE, INC.
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE BANANA BREATH PREROLL HYBRID .7G	5 PACIFIC RESERVE NURSERY LLC
TINCTURE	CARE BY DESIGN	CARE BY DESIGN TINCTURE CBD 1:1 15 ML	45 KIND HOUSE, INC.
EDIBLE	KIVA	KIVA MINT CHOCOLATE CHIP HYBRID 100MG	20 KIVA SALES AND SERVICES
EDIBLE	KIVA	KIVA BLACKBERRY DARK CHOCOLATE HYBRID 100MG	20 KIVA SALES AND SERVICES
EDIBLE	KIVA	KIVA PEPPERMINT BARK CHOCOLATE HYBRID 100MG	20 KIVA SALES AND SERVICES
FLOWER	BEGK	BEGK BLUE DREAM SMALLS FLOWER SATIVA 1 OUNCE	130 BEGK INC.
FLOWER	PEAK	PEAK NORTHERN BERRY FLOWER INDICA 7G	60 PEAK INDUSTRIES INC.
EDIBLE	BREEZ	BREEZ CITRUS MINTS CBD 5:1 5MG	16 FOUNTAIN OF WELLBEING
EXTRACT	MC FARMA	MC FARMA CAPSULES CBD 10:1 30MG 10 PACK	30 OAKLAND DISTRIBUTING COMPANY
PREROLL	NUG	NUG EXTREME CREAM PREROLL HYBRID 3.5G	35 CANN DISTRIBUTORS, INC.
EDIBLE	KIVA	CAMINO WILD BERRY GUMMY INDICA 100MG	18 KIVA SALES AND SERVICES
EDIBLE	KIVA	CAMINO PINEAPPLE HABANERO GUMMY SATIVA 100MG	18 KIVA SALES AND SERVICES
EDIBLE	PLUS	PLUS TANGERINE GUMMY SATIVA 100MG	15 NABIONE INC DBA NABIS
CARTRIDGE	ABSOLUTE XTRACTS	ABX BLUE DREAM CART SATIVA 1G	50 KIND HOUSE, INC.
PREROLL	HIGH RIZE	HIGH RIZE SOUR DIESEL PREROLL TIN SATIVA 12-PK 4.2G	36 SONOMA PACIFIC DISTRIBUTION
PREROLL	HIGH RIZE	HIGH RIZE LEMON FIRE X OG HASH INFUSED PREROLL TIN 4.2G	46 SONOMA PACIFIC DISTRIBUTION
EDIBLE	KEEF	KEEF COLA ORIGINAL COLA THC 10MG	8 KIND HOUSE, INC.
TOPICAL	FORIA	FORIA PLEASURE THC AROUSAL OIL 5ML	22 SECURE HAULING LLC
PREROLL	SOMA ROSA	SOMA ROSA WEDDING CAKE PREROLLS HYBRID 6-PK. 3.5G	25 KIND HOUSE, INC.
PREROLL	TRUE HUMBOLDT	TRUE HUMBOLDT GSC PREROLL .7G	5 HUMBOLDT SUN GROWERS GUILD, LLC
FLOWER	SWAMI SELECT	SWAMI SELECT DEEP CHERRY FLOWER HYBRID 3.5G	30 CALIFORNIA CHAMP LLC
EDIBLE	WYLD	WYLD MARIONBERRY GUMMY INDICA 100MG	16 NORTHWEST CONFECTIONS CALIFORNIA
EDIBLE	WYLD	WYLD RASPBERRY GUMMY SATIVA 100MG	16 NORTHWEST CONFECTIONS CALIFORNIA
EXTRACT	CBD ALIVE	CBD ALIVE ABUNDANT TINCTURE CBD 20:1 5ML	25 SONOMA PACIFIC DISTRIBUTION
CARTRIDGE	HIMALAYA	HIMALAYA SOUR DIESEL CART SATIVA .5G	28 KOR BEN LABS LLC
CARTRIDGE	HIMALAYA	HIMALAYA LAVENDER CART CBD 1:1 500MG	28 KOR BEN LABS LLC
EDIBLE	VIVE	VIVE GINGER PEACH MINTS CBD 1:1 50MG	18 BIG MOON SKY
PREROLL	GANJA GOLD	GANJA GOLD REVOLVE PREROLL 5-PACK 2.7G	40 NABIONE INC DBA NABIS
PREROLL	NUG	NUG CHEM 4 THCA DIAMOND INFUSED PREROLL HYBRID 1G	16 CANN DISTRIBUTORS, INC.
EXTRACT	EMERALD BAY EXTRACTS	EMERALD BAY RSO APPLICATOR SATIVA 1G	25 OAKLAND DISTRIBUTING COMPANY
EXTRACT	EMERALD BAY EXTRACTS	EMERALD BAY HARLE-TSU RSO APPLICATOR CBD 19:1 1G	25 OAKLAND DISTRIBUTING COMPANY
EDIBLE	DAY DREAMERS	DAY DREAMERS MILK CHOCOLATE INDICA 100MG	20 LUCRUM ENTERPRISES, INC.
EDIBLE	DAY DREAMERS	DAY DREAMERS APRICOT MILK CHOCOLATE INDICA 100MG	20 LUCRUM ENTERPRISES, INC.
EDIBLE	PLUS	PLUS CUCUMBER LIME GUMMY HYBRID 70MG	15 NABIONE INC DBA NABIS
EDIBLE	KIKOKO	KIKOKO POSITIVI-TEA DRINK CBD 1:2 10MG	6 SECURE HAULING LLC
CARTRIDGE	JETTY EXTRACTS	JETTY PURPLE PUNCH CART INDICA 500MG	30 KIVA SALES AND SERVICES
MERCH	NO PRODUCT_BRAND	PIPE SCREENS 5-PACK	0.5 A & A GLOBAL IMPORTS
EDIBLE	KIKOKO	KIKOKO TRANQUILI-TEA DRINK INDICA 12MG	24 SECURE HAULING LLC
EDIBLE	KIKOKO	KIKOKO TRANQUILI-TEA DRINK INDICA 30MG	48 SECURE HAULING LLC
CARTRIDGE	HIMALAYA	HIMALAYA BANANA OG LIVE SAUCE CART INDICA 500MG	35 KOR BEN LABS LLC
EDIBLE	KIKOKO	KIKOKO SENSUALI-TEA DRINK HYBRID 28MG	24 SECURE HAULING LLC
EDIBLE	KIKOKO	KIKOKO SENSUALI-TEA DRINK HYBRID 70MG	40 SECURE HAULING LLC
EDIBLE	MELLOWS	MELLOWS STRAWBERRY SHORTCAKE MARSHMALLOW SINGLE HYBRID 5MG	4 MEADOW DISTRIBUTION INC
MERCH	HIMALAYA	HIMALAYA PUSH BUTTON BATTERY	12 KOR BEN LABS LLC
CARTRIDGE	RAW GARDEN	RAW GARDEN BAKERS DOZEN CART INDICA 0.5G	35 HERBL DISTRIBUTION SOLUTIONS
CARTRIDGE	RAW GARDEN	RAW GARDEN SOUR STOMPER CART HYBRID 0.5G	35 HERBL DISTRIBUTION SOLUTIONS

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CARTRIDGE	JETTY EXTRACTS	JETTY MAUI WOWIE CART SATIVA 1G	60 KIVA SALES AND SERVICES
TINCTURE	CARE BY DESIGN	CARE BY DESIGN TINCTURE CBD 4:1 15ML	45 KIND HOUSE, INC.
MERCH	A & A GLOBAL IMPORTS	A & A GLASS PIPE 3.5 INCH	7 A & A GLOBAL IMPORTS
FLOWER	BEGK	BEGK BLUE DREAM SMALLS FLOWER SATIVA 7G	40 BEGK INC.
PREROLL	NUG	NUG GSC PREROLL INDICA 3.5G	35 CANN DISTRIBUTORS, INC.
MERCH	A THERAPEUTIC ALTERNATIVE	ATA LOGO PUSH BUTTON BATTERY	16 CREATIVE BRAND DEVELOPMENT
CARTRIDGE	RAW GARDEN	RAW GARDEN UKIAH PUNCH CART INDICA 1G	60 HERBL DISTRIBUTION SOLUTIONS
PREROLL	SUBLIME	SUBLIME MINI FUZZIE WEDDING CAKE PREROLL 3-PK. HYBRID 2.4G	22 SUBLIME MACHINING INC
CARTRIDGE	HIMALAYA	HIMALAYA SOUR APPLE LIVE SAUCE CART HYBRID 1G	55 KORBN LABS LLC
CARTRIDGE	LOUD + CLEAR	LOUD + CLEAR GORILLA SNACKS CART HYBRID 500MG	32 KIND HOUSE, INC.
CARTRIDGE	HIMALAYA	HIMALAYA BANANA OG LIVE SAUCE CART INDICA 1G	55 KORBN LABS LLC
FLOWER	SOMA ROSA	SOMA ROSA ESPECIAL BANJO FLOWER SATIVA 3.5G	25 KIND HOUSE, INC.
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE LINSAY PREROLL HYBRID 0.7G	5 PACIFIC RESERVE NURSERY LLC
TOPICAL	SWEET RELEAF	SWEET RELEAF COMFORT BODY BUTTER CBD 1:14 50ML	40 YERBA BUENA LOGISTICS SERVICES, LLC
TOPICAL	LIQUID FLOWER	LIQFLOWER ORIGINAL BALM HYBRID 188MG	31 BLKBRD OCA, LLC
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE GELATO CRUMBLE INFUSED PREROLL HYBRID 0.7G	10 PACIFIC RESERVE NURSERY LLC
TOPICAL	PAPA & BARKLEY	P&B RELEAF BODY OIL CBD 1:3 310MG 60ML	40 P&B LABS HUMBOLDT
CARTRIDGE	FRIENDLY FARMS	FRIENDLY FARMS PINEAPPLE UPSIDE DOWN CAKE CART SATIVA 0.5G	34 BIG TREE INDUSTRIES
CARTRIDGE	JETTY EXTRACTS	JETTY ALIEN OG DISPOSABLE VAPE CART 300MG	32 KIVA SALES AND SERVICES
CARTRIDGE	JETTY EXTRACTS	JETTY ALIEN OG CART HYBRID 500MG	30 KIVA SALES AND SERVICES
EDIBLE	BIG PETE'S	BIG PETE'S LEMON SINGLE COOKIE INDICA 10MG	3.5 BIG PETE'S LLC
PREROLL	GOODFLOWER	GOODFLOWER BANANA CREAM PREROLL SATIVA 1G	10 LMG LOGISTICS INC
EDIBLE	DAY DREAMERS	DAY DREAMERS MILK CHOCOLATE CBD 1:1 100MG	26 LUCRUM ENTERPRISES, INC.
CARTRIDGE	ABSOLUTE XTRACTS	ABX CHERRY PIE CART HYBRID 500MG	25 KIND HOUSE, INC.
EDIBLE	KIVA	CAMINO SPARKLING PEAR GUMMY CBD 6:2 40MG	18 KIVA SALES AND SERVICES
CARTRIDGE	HIMALAYA	HIMALAYA ROYAL PINEAPPLE LIVE SAUCE CART SATIVA 1G	55 KORBN LABS LLC
CARTRIDGE	FRIENDLY FARMS	FRIENDLY FARMS FORBIDDEN FRUIT LIVE RESIN CART 0.5G	40 BIG TREE INDUSTRIES
CARTRIDGE	FRIENDLY FARMS	FRIENDLY FARMS SUPER LEMON HAZE LIVE SAUCE CART SATIVA 0.5G	40 BIG TREE INDUSTRIES
CARTRIDGE	FRIENDLY FARMS	FRIENDLY FARMS BLUE DREAM CART SATIVA 0.5G	34 BIG TREE INDUSTRIES
EDIBLE	WYLD	WYLD POMEGRANATE GUMMY CBD 1:1 100MG	20 NORTHWEST CONFECTIONS CALIFORNIA
CARTRIDGE	RAW GARDEN	RAW GARDEN KEY LIME TART CART HYBRID 0.5G	35 HERBL DISTRIBUTION SOLUTIONS
CARTRIDGE	FRIENDLY FARMS	FRIENDLY FARMS NEPALI PINK CART SATIVA 0.5G	34 BIG TREE INDUSTRIES
EDIBLE	WYLD	WYLD PEACH GUMMIES CBD 2:1 HYBRID 50MG	18 NORTHWEST CONFECTIONS CALIFORNIA
EDIBLE	SATORI	SATORI SC ALMONDS DARKCHOC HYBRID 100MG	20 KIND HOUSE, INC.
EXTRACT	EEL RIVER	EEL RIVER AMBER CHERNOBYL LIVE RESIN SATIVA 1G	30 EVENT HORIZON TECHNOLOGIES
FLOWER	KOROVA	KOROVA TRIANGLE MINTS FLOWER HYBRID 3.5G	50 KOROVA
FLOWER	KOROVA	KOROVA FLAT EARTH FLOWER HYBRID 3.5G	50 KOROVA
EXTRACT	TALKING TREES	TALKING TREES BLUEBERRY COOKIES HYBRID BUBBLE HASH 1G	20 HIGH GRADE DISTRIBUTION
EDIBLE	NUG	NUG DARK CHOCOLATE HYBRID 100MG	14 CANN DISTRIBUTORS, INC.
FLOWER	CANNDESCENT	CANNDESCENT CHARGE 508 JACK HERER SATIVA 3.5 GRAMS	50 LMG LOGISTICS INC
CARTRIDGE	DOSIST	DOSIST PASSION 11:1 DISPOSABLE CART 185MG	40 HERBL DISTRIBUTION SOLUTIONS
CARTRIDGE	ABSOLUTE XTRACTS	ABX GRAND DADDY PURP CART INDICA 1G	50 KIND HOUSE, INC.
FLOWER	HUMBOLDT BRAND	HUMBOLDT BRAND SOUR G FLOWER HYBRID 3.5G	35 HUMBOLDT BRAND CANNABIS COMPANY
FLOWER	GAS	GAS OCTANE 89 SILVER OG FLOWER HYBRID 3.5G	30 KIND HOUSE, INC.
CARTRIDGE	RAW GARDEN	RAW GARDEN VALLEY HAZE #31 CART HYBRID 0.5G	35 HERBL DISTRIBUTION SOLUTIONS
CARTRIDGE	ABSOLUTE XTRACTS	ABX GSC CART HYBRID 500MG	25 KIND HOUSE, INC.
TINCTURE	PROOF EXTRACTS	PROOF THC RICH TINCTURE 15ML	40 PROOF OPERATIONS, INC.
EXTRACT	PAPA & BARKLEY	P&B RELEAF TINCTURE THCA: CBD 1:1 30ML	80 TOTALEAF INC
CARTRIDGE	RAW GARDEN	RAW GARDEN LEMON PURPS CART CBD 1:1 1G	60 HERBL DISTRIBUTION SOLUTIONS
EXTRACT	TALKING TREES	TALKING TREES ITS IT HYBRID BUBBLE HASH 1G	20 HIGH GRADE DISTRIBUTION
CARTRIDGE	ABSOLUTE XTRACTS	ABX OG KUSH CART HYBRID 500MG	25 KIND HOUSE, INC.
CARTRIDGE	ABSOLUTE XTRACTS	ABX BLACKBERRY KUSH CART INDICA 500MG	25 KIND HOUSE, INC.
MERCH	RAW	RAW ORGANIC 1.25 INCH ROLLING PAPERS	2 A & A GLOBAL IMPORTS
CARTRIDGE	LOUDPACK	LOUDPACK OG WRECK LIVE SAUCE DISPOSABLE CART HYBRID .3G	35 GREENFIELD ORGANIX DBA LOUDPACK
CARTRIDGE	LOUDPACK	LOUDPACK LEMON CAKE LIVE SAUCE DISPOSABLE CART .3G	35 GREENFIELD ORGANIX DBA LOUDPACK
CARTRIDGE	HIMALAYA	HIMALAYA SFV OG CART HYBRID 1G	47 KORBN LABS LLC
EDIBLE	ABSOLUTE XTRACTS	ABX HIFI HOPS BEVERAGE THC 10MG	8 KIND HOUSE, INC.
EDIBLE	KOROVA	KOROVA BLACK BAR BITES HYBRID 100MG	18 PT KOR INC
PREROLL	HIGHRIZE	HIGH RIZE COOKIES & CREAM X OG HASH INFUSED PREROLL TIN 4.2G	46 SONOMA PACIFIC DISTRIBUTION
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE BANANA SUNSET HYBRID PREROLL 0.7G	5 PACIFIC RESERVE NURSERY LLC
EDIBLE	KIVA	KIVA TOFFEE CRUNCH DARK CHOCOLATE 100MG	20 KIVA SALES AND SERVICES
EDIBLE	PLUS	PLUS SOUR WATERMELON GUMMY SATIVA 100MG	15 NABIONE INC DBA NABIS
EDIBLE	VIVE	VIVE CRISP MINT MINTS CBD 5:1 20MG	22 BIG MOON SKY
EDIBLE	PLUS	PLUS CONCORD GRAPE GUMMY INDICA 90MG	15 NABIONE INC DBA NABIS
EDIBLE	PLUS	PLUS MANGO GUMMY CBD 9:1 10MG	16 NABIONE INC DBA NABIS
FLOWER	EMERALD QUEEN FARMS	EMERALD QUEEN KEY LIME PIE FLOWER HYBRID 3.5G	25 HUMBOLDT SUN GROWERS GUILD, LLC
TINCTURE	CARE BY DESIGN	CARE BY DESIGN TINCTURE CBD 8:1 15ML	45 KIND HOUSE, INC.
FLOWER	DEEP END FARMS	DEEP END GHOST OG FLOWER INDICA 3.5G	30 SONOMA PACIFIC DISTRIBUTION
EDIBLE	BREEZ	BREEZ CINNAMON CBD SINGLE MINT PACKS (10 MG THC + 10 MG CBD)	1 FOUNTAIN OF WELLBEING
PREROLL	SONOMA PACIFIC	SONOMA PACIFIC CANDYLAND ROSIN INFUSED PREROLL 1G	16 SONOMA PACIFIC DISTRIBUTION
PREROLL	FLOW KANA	FLOW KANA ORANGE CREAMSICLE PREROLL SATIVA 1G	10 SECURE HAULING LLC
FLOWER	KHEMIA	KHEMIA SUZY Q FLOWER CBD 17:1 3.5G	25 NABIONE INC DBA NABIS
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE FORBIDDEN SUNSET PREROLL HYBRID 0.7G	5 PACIFIC RESERVE NURSERY LLC
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE TROPICANNA SUNSET HYBRID PREROLL 0.7G	5 PACIFIC RESERVE NURSERY LLC
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE SMORES PREROLL INDICA 0.7G	5 PACIFIC RESERVE NURSERY LLC
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE SLED DAWG PREROLL HYBRID 0.7G	5 PACIFIC RESERVE NURSERY LLC
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE GHOST OG PREROLL INDICA 0.7G	5 PACIFIC RESERVE NURSERY LLC
CARTRIDGE	GOLDEN BARN	GOLDEN BARN GAS OG DISPOSABLE VAPE CART INDICA 300MG	25 BEGK INC.
PREROLL	WILFRED	WILFRED INDICA PREROLL 7 PACK 3.5 GRAMS	40 YERBA BUENA LOGISTICS SERVICES, LLC
FLOWER	KHEMIA	KHEMIA NC GOLD FLOWER CBD 15:1 3.5G	20 NABIONE INC DBA NABIS
EDIBLE	NUG	NUG MILK CHOCOLATE HYBRID 100MG	14 CANN DISTRIBUTORS, INC.
TOPICAL	SWEET RELEAF	SWEET RELEAF COMFORT + EXTRA STRENGTH BODY BUTTER CBD 1:14 50ML	56 YERBA BUENA LOGISTICS SERVICES, LLC
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE BLUE MOON PREROLL HYBRID 0.7G	5 PACIFIC RESERVE NURSERY LLC
MERCH	SWEETLEAF COLLECTIVE	SWEETLEAF COLLECTIVE COMPASSION LIGHTER	3 IRRATIONAL RACCOON, LLC DBA FILIGREEN
PREROLL	HIGHRIZE	HIGH RIZE OG KUSH X TRUE OG INFUSED PREROLL 1G	9 SONOMA PACIFIC DISTRIBUTION

Fairfield Cannabis Collective Product Price List

PREROLL	KOROVA	KOROVA FIRE OG PREROLL INDICA 1G	15 PT KOR INC
CARTRIDGE	ABSOLUTE XTRACTS	ABX SOUR DIESEL CART SATIVA 1G	50 KIND HOUSE, INC.
EDIBLE	BIG PETE'S	BIG PETE'S PEANUT BUTTER COOKIE INDICA 100MG	20 BIG PETE'S LLC
EXTRACT	ABSOLUTE XTRACTS	ABX CAPSULES HYBRID 25MG 30 PACK	74 KIND HOUSE, INC.
EXTRACT	LEVEL	LEVEL PROTAB TABLET HYBRID 25MG 10 PACK	26 METTA MEDICAL LLC
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE DREAMBAND PREROLL SATIVA 0.7G	5 PACIFIC RESERVE NURSERY LLC
PREROLL	SUBLIME	SUBLIME MINI FUZZIE SUPER SILVER HAZE PREROLL 3-PACK SATIVA 2.4G	22 SUBLIME MACHINING INC
PREROLL	HENRY'S ORIGINAL	HENRY'S JET FUEL PREROLL HYBRID 1G	10 NABIONE INC DBA NABIS
PREROLL	HENRY'S ORIGINAL	HENRY'S GODS GIFT PREROLL INDICA 1G	10 NABIONE INC DBA NABIS
EXTRACT	EMERALD BAY	EMERALD BAY RSO APPLICATOR INDICA 1G	25 OAKLAND DISTRIBUTING COMPANY
PREROLL	HENRY'S ORIGINAL	HENRY'S SOUR TANGIE PREROLL SATIVA 1G	10 NABIONE INC DBA NABIS
TINCTURE	ABSOLUTE XTRACTS	ABX SLEEPYTIME TINCTURE INDICA 15ML	36 KIND HOUSE, INC.
EXTRACT	COBRA EXTRACTS	COBRA STAR DAWG SHATTER HYBRID 1G	30 MOTHERSHIP ENTERPRISES INC.
FLOWER	SOMA ROSA	SOMA ROSA SOUR JACK FLOWER SATIVA 3.5G	20 KIND HOUSE, INC.
PREROLL	PACIFIC RESERVE	PACIFIC RESERVE HEADBAND PREROLL SATIVA 0.7G	5 PACIFIC RESERVE NURSERY LLC
CARTRIDGE	ABSOLUTE XTRACTS	ABX GRAND DADDY PURP CART INDICA 500MG	25 KIND HOUSE, INC.
EDIBLE	WYLD	WYLD HUCKLEBERRY GUMMY HYBRID 100MG	16 NORTHWEST CONFECTIONS CALIFORNIA
MERCH	ABSOLUTE XTRACTS	ABX C-CELL BATTERY	20 KIND HOUSE, INC.
CARTRIDGE	ABSOLUTE XTRACTS	ABX SOUR DIESEL CART SATIVA 500MG	25 KIND HOUSE, INC.
CARTRIDGE	ABSOLUTE XTRACTS	ABX BLUE DREAM CART SATIVA 500MG	25 KIND HOUSE, INC.
EDIBLE	BIG PETE'S	BIG PETE'S HOLIDAY SUGAR COOKIES INDICA 10 PACK	20 BIG PETE'S LLC
FLOWER	DEEP END FARMS	DEEP END GRAPEFRUIT KUSH FLOWER HYBRID 3.5G	30 SONOMA PACIFIC DISTRIBUTION
TINCTURE	CARE BY DESIGN	CARE BY DESIGN TINCTURE CBD 18:1 15ML	45 KIND HOUSE, INC.
FLOWER	PACIFIC RESERVE	PACIFIC RESERVE LEMON SKUNK FLOWER INDICA 3.5G	25 PACIFIC RESERVE NURSERY LLC
FLOWER	ISLAND	ISLAND CINDERELLA 99 FLOWER SATIVA 3.5 GRAMS	40 HERBL DISTRIBUTION SOLUTIONS



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dba: Fairfield Cannabis Collective
& Fairfield Wellness

“Integrity - Professionalism - Education”

Labor and Local Enterprise Plan

2020

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Introduction

At Fairfield Cannabis Collective (FCC) we truly believe that the business is only as good as its employees. We will provide training, continuing education, and flexible work hours to facilitate a caring and successful work environment for our employees. We will hire from within the local community, offering competitive pay and job stability. By hiring persons over the age of 21 with experience in health care, sales, customer service and management, we will provide the best customer experience possible for our clientele.

Our highest commitment is our loyalty to serving the community and our employees. We intend to provide a livable wage and paid time off for our employees from the start. FCC employees will also have the opportunity to earn annual pay increases and increased benefits for continuing with the company.

2.1 - Living Wage

FCC is committed to offering all employees a living wage of \$15 to \$25 per hour depending on position and experience. After a 90-day probationary, educational, and training period, raises may be granted. Additional raises will be given on an annual basis, upon promotion, or when performance merits. We care about our employees and seek to have a low turnover rate within our company. In addition to wages, we will provide bonus incentive programs for our employees.

Bonus programs will range from paid dinner out for the employee and a guest, monetary bonuses for going the extra mile with the company or customers, and semi-annual employee appreciation events. Bonus programs will be available for performance, dedication, volunteering, or helping out another team member for the sake of the team. Yearly holiday bonuses will be given to all staff members in addition to performance review bonus programs.

During the recent COVID-19 pandemic, we implemented a temporary 20% pay increase for hazard pay at our sister stores, A Therapeutic Alternative, Dixon Wellness, and Modesto Cannabis Collective. FCC plans to do the same for future emergencies. Also, as part of our Community Benefit to the City of Fairfield, we will provide paid time for employees who want to volunteer for local charities and events.

As FCC grows, we will offer the opportunity for employee advancement to upper management positions. FCC follows the A Therapeutic Alternative (ATA) employment model, wherein employees may advance within the company until they have engaged in every role, after which they are given a platform and resources with which to start their own business. FCC leadership participated in the ATA program and we intend to offer the same opportunity at FCC. We want to help those who are interested in improving their lives through hard work and dedication.

2.2 - Employment Benefits

FCC will strive to ensure that our team feels appreciated and needed. We will provide health insurance to our team after they have worked for the company for one year, or as otherwise required by law. We will pay for all assigned employee training and provide options for external continuing education to bring out the best aspects of each team member. Employees will have 24 hours or three days of paid sick leave each year with the ability to roll their unused paid sick time off to the following year. Additional paid sick leave will be given for COVID-19 related occurrences in accordance with governmental guidelines. We will provide paid family leave for all employees, as well as additional company-paid maternity and paternity leave. Full time employees receive paid vacation time of 40 hours per year. We will provide all employees with information about the CalSavers retirement plan and will be in search of additional 401k options for the cannabis industry.

Through recent tough times for our country's economy, the cannabis industry has shown resilience to many obstacles that have had detrimental impacts on other industries. As essential businesses, we have been able to provide continued employment at our sister stores in Dixon, Sacramento and Modesto and even provided new jobs by opening Napa Cannabis Collective during the pandemic. This financial security has proven to be very beneficial to our staff. Our growth as a business is heavily reflected in how our employees are treated by the company. We want for our employees to know they are respected and that we are here to help them better their lives while they help us better the community through health and wealth.

2.2a - Employee's Collective Bargaining Rights

FCC will comply with the National Labor Relations Act and will not interfere with, restrain, or coerce employees in the exercise of rights relating to organizing, forming, joining or assisting a labor organization for collective bargaining purposes, or from working together to improve terms and conditions of employment, or refraining from any such activity. In accordance with the regulations of the Bureau of Cannabis Control, we will enter into a Labor Peace Agreement with a local Union once we reach 20 employees.

2.3 - Employee Training & Education

FCC is committed to improving the lives and careers of our team members. Our team will have stable and strong careers with options of paid continuing education and advancement. FCC employees will receive initial training and continuing education. All training and education will be paid at the employee's normal pay rate. Training and education will be provided to employees for their intended duties as well as to ensure understanding of rules and procedures regarding conducting retail cannabis sales in compliance with state and local laws.

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Initial staff training will include: Company Overview and Mission, Company Policies and Standard Operating Procedures, Company Code of Conduct, Harassment Prevention and Anti-Discrimination Policies, Technical Training, and Safety and Security Training including COVID-19 protocols. **REDACTED**

REDACTED

REDACTED

2.3a - Employee Background Checks

Prior to starting work with FCC, employee candidates will be issued an offer of employment conditioned on successful completion of a background check and approval from the City of Fairfield Chief of Police or his/her designee. Management will keep all related documents within each employee file. These documents will be available upon request to the City or Police Department. Employees will be trained on the Fairfield's City Ordinance's requirements, including but not limited to the following: prohibiting the sale of cannabis to a minor, giving away cannabis except in compliance with regulations¹; diverting cannabis to the illicit market, stealing cash, stealing product for personal consumption, keeping proceeds of FCC's product, or driving under the influence of alcohol, cannabis, or an illicit drug while on or off shift.

2.3b - Employee Permits & Badges

All employees hired by FCC will be required to apply and be approved for a City of Fairfield Employee Permit. The employee's identification badge will show proof of the Employee Permit. The badge will be worn at all times while on the premises. The front of the employee identification badges will display the following: Business name and state license number from the Bureau of Cannabis Control, first name of the employee, unique employee number assigned by the licensee, and a color photograph of the employee. The image shall: Clearly display the full front of the employee's face and be at least 1 inch in width and 1.5 inches in height. All of our Private Proprietary Security Officers will also display their B.S.I.S. permits on their badges.

¹ Title 16 of the California Code of Regulations, Division 42 ("BCC"), Section 5411.

2.3c - OSHA Training

In accordance with BCC regulations, one supervisor and one employee will successfully complete a Cal-OSHA 30-hour general industry outreach course offered by a training provider that is authorized by an OSHA Training Institute Education Center to provide the course.²

2.3d - Anti-Discrimination Policy

We are committed to providing a workplace where all individuals are treated with respect and professionalism. FCC is an equal opportunity employer and is committed to providing a work environment free of harassment, discrimination, retaliation and disrespectful or other unprofessional conduct based on sex (including pregnancy, childbirth, breastfeeding or related medical conditions), sex stereotype, race, religion (including religious dress and grooming practices), color, gender (including gender identity, gender expression and transgender), national origin (including language use restrictions and possession of a driver's license issued under Vehicle Code section 12801.9), ancestry, physical or mental disability, medical condition, genetic information, marital status, registered domestic partner status, age, sexual orientation, military and veteran status or any other basis protected by federal, state or local law, ordinance, or regulation. We also prohibit discrimination, harassment, disrespectful or unprofessional conduct based on the perception of a protected characteristic association with a person who has or is perceived as having any of those characteristics. In addition, FCC prohibits retaliation against individuals who raise complaints of discrimination or harassment or who participate in workplace investigations. FCC will provide Anti-Discrimination Training on an annual basis. Supervisors are required to complete two hours and employees are required to complete one hour of harassment and discrimination training as required by California law. All training will be taught through a licensed instructor.

2.3e - Violence Free Workplace

In protecting a safe and healthy working environment where everyone feels secure and supported, FCC prohibits threats or acts of violence. Acts of violence include but are not limited to threats, carrying and/or displaying any weapon, fighting or harassing. Any employee found threatening or participating in any violence will be disciplined up to and including termination. FCC's violence free workplace policy applies to FCC customers as well as employees. Any customer who violates the policy will be removed from the premises and not allowed to return.

² BCC § 5002(n)(23).

2.3f - Drug Free Workplace

The use and presence of illegal drugs at FCC is prohibited. The distribution, possession, use or sale of controlled substances such as drugs or alcohol is strictly against the law and FCC's drug free policy. All employees are restricted from unlawfully distributing, dispensing, manufacturing, possessing, and/or using controlled substances in the workplace. A list of controlled substances includes but is not limited to narcotics, depressants (e.g., tranquilizers), hallucinogens, stimulants, and alcohol.

Any employee convicted of violating a criminal drug law or policy within or outside of the workplace must notify the C.E.O. or Secretary immediately. Any employee who violates any of these policies will be subject to disciplinary action leading up to and including termination.

2.3g - Emergency Precautions and Training

FCC will be prepared in the event of emergency and evacuation situations. Our staff will undergo initial new hire and annual training on our procedures in order to be prepared for possible emergencies and evacuations. This is vital to the safety of our staff and customers. Our Emergency & Evacuation Plan will be available for employees at all times. This guide outlines our company's Standard Operating Procedures in the event of the following mandatory evacuation, non-evacuation, and possible evacuation situations: fire, earthquake, flood, bomb threat, active shooter, medical emergency, and power loss. Each of these topics will be read and discussed during training to ensure that all staff understand the processes expected if such situations are to occur. Management will be required to document the training, stating the employee reviewed and understood the material. This record will be kept in each employee's file.

2.3h - Continuing Education

The FCC Board has found that having a highly educated staff sets us apart from our competition. FCC is happy to provide employees with paid continuing education to ensure our employees feel comfortable and confident helping customers. Research in cannabis as medicine is a developing field, and it is management's responsibility to ensure that staff is educated in new research developments. To ensure that staff has information at the forefront of cannabis research, FCC will provide ongoing in-house education, as well as off-sites, guest-speakers, product vendor education days, and educational conferences.

Continuing education will be completed in-house for all employees. This will be a fun space for employees to learn from each other and share their employee experiences at FCC. After sharing their experiences, employees will listen to a lecture covering

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updates on cannabis, including products, research, and industry standards. The goal of the lectures is to help our staff become the best and most educated in the industry.

FCC will also provide a variety of outside continuing education options. Our teams attend many industry conferences and utilize online learning platforms to keep our staff engaged and able to help our members. We have found that our staff has particularly enjoyed the following conferences: The National Cannabis Industry Association conferences, the California Cannabis Industry conferences, Patients Out of Time conferences, CannMed conferences, Americans for Safe Access conferences, NORML conferences, and many more. We have found the following online courses to be beneficial in our continuing education journey: Healer.com, AmericansForSafeAccess.com, GreenFlowerMedia.com, and ProjectCBD.com, to name a few.

2.4 - Local Ownership

Three fifths of FCC's Board reside in Solano County. Collectively, our team has lived in Solano County for seventy-two years.

Owner and Daily Operations Manager Brandi Proffitt has been a resident of Solano County for 31 years. She graduated from Will C Wood High School in 2000. Since then, she has been actively involved in numerous volunteer groups in Solano County and is excited about starting a business to help the community that she loves. Brandi brings to the FCC team excellent knowledge of the community and its needs. She plans to move to the City of Fairfield upon the issuance of our license.

Owner and Daily Operations Manager Dave Jones has lived in Vacaville for his entire his life. He has been a Solano County resident for 38 years. Since he graduated from Vacaville High School in 2001, Dave spent his life working in Fairfield and Solano County through his career in cannabis. Dave will provide our team with his knowledge of the preferences of cannabis consumers in the Fairfield area and will uphold the integrity of our business operations. He plans to move to the City of Fairfield upon the issuance of our license.

Owner Haley Andrew moved to the City of Dixon in Solano County when she was approved to open Dixon Wellness Collective in 2018. After Haley's move to Dixon, she immersed herself into the community and has become a respected business owner in Dixon. She is an Ambassador for the Dixon Chamber of Commerce, Board Member of the Downtown Dixon Business Association, Member of Kiwanis Club of Dixon, and Member of Dixon Rotary. Under her leadership, Dixon Wellness has been able to serve cannabis consumers from Fairfield over the past three years. Many citizens of Fairfield that already are patrons of Dixon Wellness will be excited to have a similar store closer to home. Dixon Wellness was voted Best Dispensary in Northern California by Daily Republic, Fairfield's premier newspaper. Haley looks forward to encouraging her customers to visit FCC, providing values aligned with Dixon Wellness, and encouraging FCC's immersion into Fairfield's business community.

2.4a - Commitment to Local Hiring

During the open application process for new team members, we will seek applicants who reside in Fairfield or greater Solano County. FCC will search for a diverse, educated group of individuals who have a passion for helping people. FCC will prioritize applicants who have backgrounds in health, wellness, customer service and sales. This will ensure we have a strong foundation in serving our community cannabis needs. FCC will not shy away from applicants who have experienced hardships. It is our mission to employ single parents, seniors, veterans, so long as they meet our requirements and pass a background check. There is a common misconception that work in the cannabis industry is simply laid back and fun. While FCC strives for a positive work environment, we take seriously the duty to improve the quality of life of employees and customers alike. To that end, we seek hard working, educated, qualified applicants to make our company successful. It is our goal to find people who have a passion for cannabis and want a lifelong career in this rewarding industry.

2.5 - Employment Plan

2.5a - Expected Number of Employees

FCC intends to hire 10 employees prior to opening the cannabis retail business. This includes our two managing directors, four Private Proprietary Security Officers (P.P.S.O.), two Receptionists and two Sales Consultants. Shift Leaders will be composed of our most experienced members of the team with the most knowledge of daily operations. Our P.P.S.O.s will work overnight shifts to provide 24-hour security for the premises. As hours expand and sales increase, staffing needs will be scaled to match the growth.

ROLE	Year 1	Year 2	Year 3	Year 4
Directors	2	2	2	2
Managers	0	0	4	6
Security	4	4	6	6
Reception	2	6	8	10
Sales	2	6	8	10
TOTAL	10	18	28	34

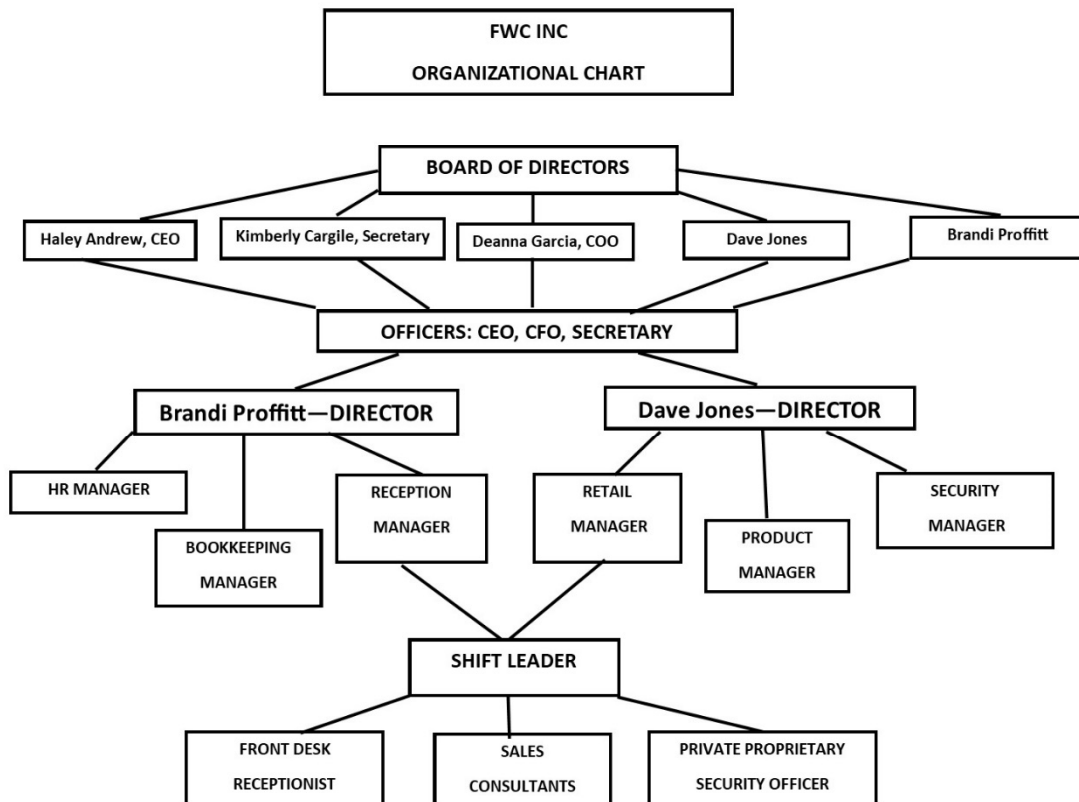
FCC plans to have a limited number of employees at opening so that we can gauge how well the store will do in the first couple of months. We will train the first round of hired employees in a variety of positions and aspects of the business. They will be cross-trained in all departments with the hope of promotion to shift lead in the second year of business.

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FCC trains team members in all departments to allow scheduling flexibility and ensure employees understand all aspects of the business.

As our team grows, responsibilities will be spread out throughout the following departments under supervision of our Board of Directors: Brandi Proffitt, in her capacity as Director, will oversee Human Resources, Reception Management, and Bookkeeping Management. Dave Jones, in his capacity as Director, will oversee Retail Management, Security Management, and Product Management. We will have Shift Leaders oversee the daily operations of reception and retail sales and to manage the daily lunch and break schedules. As the company grows, we plan to promote within the company to expand our growth. This opportunity will be available for those on our team that are extremely hard workers who are qualified to progress with the company.

2.5b Titles & Positions: Company Organizational Chart



2.5c - Employee Responsibilities: Job Descriptions

Executives: C.E.O. and Secretary (Operating Directors)

Report to: Board of Directors

Job Summary: Provide leadership guided by the strategic direction set forth by the Board of Directors ("Board") through executive decisions regarding daily operations, product purchasing and sales, human resources, financial planning and management, community relations and advocacy, and risk management.

Essential Duties and Responsibilities: The C.E.O. will participate in the development and implementation of the organization's Strategic Plan and Mission with the Board, and ensure plans align with investor and customer expectations. They will identify, assess, and inform the Board of Directors of internal and external issues that affect the organization, and review operational policies and recommend changes to the Board as appropriate. Executives will ensure that the company is continuously in compliance with all laws and regulations. The C.E.O. will ensure that the company is operating in alignment with the Annual Budget, sound bookkeeping and accounting procedures are followed, and all bills, and taxes are timely paid. Executives will provide the Board with comprehensive, regular reports on revenues and expenditure of the organization. They will ensure that the company applies for and is approved for all required licenses and permits. The C.E.O. will act as spokesperson for the company, conduct official correspondence on behalf of the Company and represent the organization at various events. Further, they will oversee the efficient and effective day-to-day operation, planning, implementation and evaluation of the organization's product offerings, programs and services, and ensure that the programs and services offered by the organization contribute to the organization's mission and reflect the priorities of the Board. They will determine staffing requirements for organizational management, and oversee implementation of the human resources policies, procedures and practices including the development and updating of job descriptions and procedures. Finally, they will establish a positive, healthy, and safe work environment, and good working relationships and collaborative arrangements with community groups, funders, politicians, and other organizations to achieve the FCC's goals.

Management: Reception, Retail, Product, Security

Reports to: C.E.O. and Secretary

Job Summary: Support and coordinate departmental activities, such as administration, operations, retail, and front desk; aid other managers and employees in formulating and administering organization policies.

Essential Duties and Responsibilities: Management performs all duties according to the needs of the business through individual contribution or delegation. Management develops, reviews, updates, and implements training materials for team development with executives. Management performs any duties assigned by executives. Managers

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maintain compliance with all company policies and procedures. Managers participate in weekly bookkeeping duties and review business costs, procedures, and forecast data to determine department or division progress toward stated goals and objectives. Managers oversee daily operations and support all departments where needed. Managers meet to review achievements and discuss opportunities and objectives. Managers also perform Shift Leader duties, including returns and exchanges, address customer service complaints, closing and opening duties, and staff development.

Human Resources Manager

Reports to: C.E.O. and Secretary

Job Summary: Responsible for ensuring the company is compliant with all applicable labor and employment laws; advertises employment opportunities and manages hiring processes; responsible for payroll and scheduling.

Essential Duties and Responsibilities: The HR Manager facilitates a happy and cohesive relationship among employees and management and manages the overall provision of Human Resources policies for the company. The HR Manager manages staff scheduling, hiring and onboarding new staff, coaching, termination procedures, payroll, and new hire paperwork. The HR Manager communicates and answers inquiries regarding payroll, scheduling, breaks, tax forms and filing status options. The HR Manager maintains all labor, employment, workplace safety, and tax policies in compliance with current state and federal laws, including OSHA, Cal-OSHA, Worker's Compensation, and COVID-19 protocol. They receive and investigate any complaints regarding sexual harassment, discrimination, labor, or other workplace concerns. The HR Manager regularly updates the Employee Manual, Emergency and Evacuation Plan, Illness and Injury Prevention Plan and the Compliance Binder for legal and regulatory updates. They prepare Workers Compensation Insurance reports and audits. The HR Manager prepares W-2's for all staff and completes yearly staff reviews.

Bookkeeping and Accounting Manager

Reports to: C.E.O. and Secretary

Job Summary: Maintains multiple accounting filing systems ensuring accuracy; inputs financial data and researches any accounting discrepancies.

Essential Duties and Responsibilities: The Bookkeeping and Accounting Manager performs weekly bookkeeping reconciliation, reconciles costs and expenditures through matching receipts, vouchers, safe logs, and bank accounts, and enters all revenue and expenses into QuickBooks. They maintain an orderly accounting filing system and assembles accounting and financial information, documents and reports when requested by Executives or the Board of Directors. They report to the Executives and the Board regarding updates, accounting and financial discrepancies, issues, and concerns. They record and research any accounting discrepancies, research missing documentation and identify improvements to accounting processes.

Front Desk Reception Manager

Department: Reception

Reports to: Director

Job Summary: Manage and support Front Desk Reception staff, functions, and operations; provide implementation and training of all policies and procedures.

Essential Duties and Responsibilities: The Front Desk Reception Manager creates a positive work environment. They ensure all front desk forms are up to date and stocked and policies and procedures are followed. The Reception Manager trains staff on how to complete new member intake, access verifications, provide customer service, and enter data. They work with management to establish effective and efficient standard operating procedures. The Reception Manager quality checks data entry and ensures all member information is collected and inputted correctly. The Reception Manager communicates any issues to HR or executives as appropriate, provides recommendations for process improvement related to business operations, and provides constructive coaching to facilitate staff development. The Reception Manager communicates with Tech Support to resolve computer and phone issues and prepares memos and update forms to align with changing business needs or changes in industry best practices.

Product Manager

Department: Management

Reports to: Director

Job Summary: The Product Manager is responsible for inventory purchasing, track and trace management, inventory management and product quality control.

Essential Duties and Responsibilities: The Product Manager purchases state licensed cannabis products, creates product menus, and pays vendors. They ensure that all distributors are state licensed and that all product packaging and labeling is compliant with regulations. The Product Manager manages the POS Inventory and the METRC Track and Trace systems and processes all products through the inventory system in preparation for retail sales. The Product Manager ensures that temperature and humidity are logged and within range for quality assurance of products. They send product updates to the team and track daily company and department communications. The Product Manager completes a fill list and fills all products in the cannabis retail business a minimum of once per day and facilitates re-ordering. They straighten and set product displays and rotate daily for products to ensure products are sold according to internal procedures. They manage the inventory team to complete inventory reconciliation of all products at least once every 30 days and oversee product movement to and from safes during opening and closing.

Retail Manager

Department: Management

Reports to: Director

Job Summary: The Retail Manager is responsible for ensuring the team is trained, educated, and prepared to provide members with a compassionate and educated experience.

Essential Duties and Responsibilities: Retail Managers train, coach, manage and support the sales team and provide additional information or consultation to patients when needed or requested. Retail managers ensure smooth flow of business for all customers and ensure the Sales Team is knowledgeable about all products offered in the cannabis retail business. They also suggest and implement policies to improve customer service and flow of business, and coach staff in a calm, fair and productive manner.

Security Manager

Department: Security

Reports to: Director

Job Summary: The Security Manager ensures that security staff is trained and follows policies that keep the facility, surrounding community, staff, members, and visitors safe and secure at all times.

Essential Duties and Responsibilities: The Security Manager is responsible for ensuring members of the security team are appropriately trained, evaluating and retraining on procedures, and reviewing security procedures to ensure effectiveness and accuracy. The Security Manager works with the department head on updated procedures, attends manager and leadership meetings and provides security updates. They read and respond to all department logs and communicate pertinent updates to the security team. The Security Manager provides a manager review to HR for all security staff annually, and ensures all guards are compliant with required training and certifications.

Shift Leader

Department: Leadership

Reports to: Management

Job Summary: Shift Leaders are responsible for ensuring the team is on track and working together during a shift. Customer service and a smooth flow of members is top priority.

Essential Duties and Responsibilities: Shift leaders train new staff, answer questions for staff and members, and prioritize and delegate retail tasks. Shift Leaders manage break and lunch schedules and cover staff for breaks or lunches when needed. They handle all returns, exchanges, and customer complaints, oversee cash drawer

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counts, ensure that the facility is clean and orderly, and take the lead and direct staff in emergency situations.

Sales Consultant

Department: Retail

Reports to: Retail Manager and Shift Leader

Job Summary: The Retail Consultants are responsible for providing excellent customer service, product knowledge and cash handling.

Essential Duties and Responsibilities: Sales Consultants greet members with a smile and compassion, provide members an overview of products and answer questions about products. Sales Consultants are responsible for cash counts every shift and completing all required cash handling documentation. They clean and organize display areas and consolidate products.

Front Desk Receptionist

Department: Reception

Reports to: Front Desk Reception Manager and Shift Leader

Job Summary: The front desk receptionist is responsible for ensuring that only verified members and visitors are allowed access to the facility.

Essential Duties and Responsibilities: The Front Desk Receptionist greets members and visitors and verifies validity of identification, age, and doctors' recommendations. The Front Desk Receptionist answers phones, takes messages, replies to emails, completes data entry, accepts express orders, and manages flow of members entering the Saleroom.

Security Staff

Department: Security

Reports to: Security Manager and Shift Leader

Job Summary: Security ensures that the facility, surrounding community, staff, members, and visitors are safe and secure at all times.

Essential Duties and Responsibilities: Security staff manage the entry and exit into and out of the facility, and conduct security checks around the building to ensure the property is free from any inappropriate activity, people, or hazards and inside the entire building at open and close. They also monitor security cameras and ensure all security monitors are functioning properly. They monitor the entry and exit of all distributors, escort employees to their vehicle, and engage in community walks to clean up trash and surveil surroundings to ensure safety. Finally, Security second checks locks and secure points on windows and doors after the manager completes lock-up procedures.

Conclusion

Many of the FCC Board members come from humble beginnings. We all have overcome significant obstacles to get to found and operate successful cannabis storefront retail businesses. We have developed successful companies that represent our mission of living in a world with safe, affordable, and accessible cannabis.

It takes hard work and dedication to succeed in the cannabis industry, and we look forward to providing the opportunity to Fairfield residents who aspire to work in the industry. Our Board treat our employees with respect and compassion. We want to be considered one of the best employers that Solano County has to offer. Our team is the face of the company, and we want to maintain a positive environment for employees, which will also be reflected during customer interactions.



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dba: Fairfield Cannabis Collective
& Fairfield Wellness

"Integrity - Professionalism - Education"

Neighborhood Compatibility Plan

2020

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INTRODUCTION

FCC's Neighborhood Compatibility Plan aims to address all potential concerns of our neighbors: businesses and residents alike. FCC will proactively mitigate issues common to retail cannabis businesses and address any complaints swiftly and responsibly. We have provided contact information for our Community Liaison, who is available at all times for questions and to address concerns. We have also included detailed information regarding each subject required by the City's Application Guidelines.

NEIGHBORHOOD COMPATIBILITY PLAN

3.1. Complaint Response

FCC will take any complaints seriously and will work to resolve issues in a prompt, thorough, and respectful manner. Our goal is to maintain a symbiotic relationship with our neighboring businesses and the residents of our community.

FCC has appointed Director, Brandi Proffitt, as Community Liaison. She will be available to address any questions or concerns from residents and neighboring businesses via phone, email or in person, twenty-four hours a day, seven days a week. Ms. Proffitt will perform a daily review of call and email logs to ensure that all complaints have been addressed promptly and that FCC's operations do not have adverse effects on the surrounding community. Community impact reports will be presented and reviewed by the board and available for the City to review.

We will post on the front door of the building the name, cell phone number, and email address of our Community Liaison for the information of all interested parties, City Departments and Law Enforcement Officials. She will also be available to the Fairfield City Manager and Fairfield Police Department at all times to address any issues related to FCC. For ease of reference, Ms. Proffitt's contact information is: Brandi Proffitt; (707) 628-5896; fairfieldwellnesscollective@gmail.com.

We strive to maintain a quiet, well organized, clean storefront and surrounding area. Our first line of defense in mitigating nuisances is our Membership Guidelines. (**Exhibit A**). This is a set of guidelines that our staff, members, vendors, contractors and visitors must follow at all times. Our entire property will be under 24/7 video camera surveillance and our licensed Proprietary Private Security Officer (PPSO) will be on the premises at all times to enforce our Membership Guidelines. All staff will be trained to immediately report any noise, lighting, odor, litter or traffic complaints to management.

We have plans to host several open houses, both to address any initial concerns and/or questions prior to opening, and to allow our community to see firsthand the education and professionalism of our staff and some of the many security features of our facility. We believe that by providing an open line of communication with our neighbors

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we will be able to address their concerns proactively as we provide them with a better understanding of how we can have a positive impact on the community.

Neighborhood outreach is FCC's primary method to seek community input. In early September 2020, FCC took time to walk around the neighboring community and introduced ourselves to establish open lines of communication and build a foundation for great community relations. We invited neighbors to our planned open house dates, and informed neighbors that FCC is available for questions and communication at any time. During this neighborhood canvassing, we did not receive any negative reactions or comments related to our application for a retail cannabis storefront at this location; in contrast, we received a great deal of positive feedback. In an effort to continue fostering these relationships, we have drafted a Neighborhood Introductory Letter (**Exhibit B**), which we will continue to distribute to our neighbors.

We will encourage our neighbors and community to bring to our attention any concerns they may have about FCC's operations, procedures, or member behavior. FCC's Community Liaison, Ms. Proffitt, will keep documentation of any complaint on file for future reference, and maintain a monitored phone line and email address for community member contact. FCC considers feedback crucial to our success in the community, and we are committed to doing the best we can to support and resolve any community concerns.

A. Noise

FCC's mode of operation is similar to a doctor's office. The music played in the lobby and sales room is always kept at a low level so that conversations can easily be heard. Per FCC Membership Guidelines, we ask all members entering the facility and our parking lot to lower the volume of their vehicle music to a reasonable level, and to consistently act in a kind and respectful manner to staff, other patrons, the property, and neighboring businesses and residences. We understand that noise pollution impedes the tranquility of our community and we proactively address potential issues through limiting noise from members and addressing expectations with all potential members.

B. Light

Care will be taken to minimize the impact of our lighting on residential neighbors by selecting proper fixtures with the ability to direct light downwards rather than out. This light positioning should prevent any disturbance to our neighbors. A portion of FCC's exterior lighting will be motion sensitive. Windows will be tinted to prevent interior light from escaping to ensuring that the lights are not intrusive to neighbors. We are fortunate to be a stand-alone business with no shared walls and we are located at least 100 feet away from any residential property, further diminishing potential impact to neighbors.

C. Odor

All FCC products are packaged in tamper-evident child-resistant packaging as required by state law. The packaging prevents odors from escaping. FCC will provide carbon and HEPA air filters in the HVAC system to eliminate any potential residual odors. Furthermore, backup portable air purifiers with carbon and HEPA filtration will assist in keeping any odor contained within the licensed premises. FCC will utilize HEPA active carbon air filtration and negative pressure airflow, as described in detail in sections **3.3** and **3.5** herein. This system, coupled with staff training sessions on odor control and mitigation practices, will work effectively and efficiently to neutralize odor. Finally, smoking and onsite consumption of cannabis are prohibited.

D. Litter

The FCC management will perform daily safety and cleanliness inspections to ensure that there is no garbage on or around the property. We will conduct a daily “community walk” during which our staff will walk around the surrounding vicinity and pick up all trash. Our Membership Guidelines require that all trash be disposed of in proper receptacles and prohibit littering. FCC will place trash receptacles in conspicuous locations to help promote use. Our company’s waste and recycling dumpsters will be placed behind a locked gate. Any inconsistencies with our Safety Policies or incidents will be logged and the Manager will be notified immediately.

E. Traffic

We expect that foot and vehicle traffic in the neighborhood will increase with the addition of our business. We have a dedicated parking lot for our members and they will have access to street parking on Alaska Avenue, directly in front our building. To keep parking readily available and reduce traffic, we will encourage members to utilize our “Express Order” program. Members can order online or over the phone to expedite their visit to FCC, thus reducing traffic congestion. Loitering will be prohibited. Our PPSO will monitor the security cameras in our parking lot and on Alaska Avenue in order to identify any parking or traffic issues and address them immediately.

3.2. Nuisance Mitigation Management

FCC will take numerous steps in order to effectively mitigate nuisances. As noted in section 3.1. above, our first line of defense in mitigating nuisances is our Membership Guidelines. (**Exhibit A**). These rules are enforced by our 24/7 Security System and PPSO. Any incidents are reported to our 24/7 Community Liaison for additional follow up and oversight. FCC will provide signage throughout the facility and property in order to remind our members, staff and visitors of our most important rules.

A. Security

As required by City of Fairfield Municipal Code¹, FCC will have security onsite 24 hours a day. We will employ licensed and uniformed PPSOs to ensure that members, employees and visitors, as well as the facility and parking lot, remain safe and secure. The presence of 24-hour security is an added benefit to the neighborhood which we are happy to provide. FCC and our security team look forward to improving community safety by being a proactive partner with the Fairfield Police Department. In addition to onsite security, FCC will maintain 24-hour video surveillance capturing the building interior, perimeter, and all surrounding parking lot areas. Security lighting will be installed outside of the perimeter of the building to deter intrusions and criminal activity on the property.

The City of Fairfield's decision to allow legitimate cannabis businesses to operate will help to strengthen community safety and reduce crime. The presence of regulated cannabis businesses, such as FCC, reduces illicit sales and usage of cannabis and illegal drugs. Unlike many illegal transactions, our team expends significant effort to educate the community on safe, responsible cannabis use, risks, and contraindications.

B. Community Liaison 24/7 Communication

We will publicly display (on our front door) the name, cell phone number, and email address of our Community Liaison for all interested parties, city departments and law enforcement officials. All employees will be trained on the importance of communicating any neighborhood complaints or concerns to the Community Liaison immediately.

C. Signage Plan

In an effort to prevent undesirable behaviors that may lead to neighborhood complaints, FCC will provide signage throughout the premises displaying our most important rules. FCC will provide the following signage in accordance with our Security Plan, City of Fairfield and State of California Cannabis Regulations:

Upon or adjacent to each door accessing the structure, the business will post a sign advising all persons entering the premises that **"Video Surveillance and Camera Recording System is in Operation 24/7"** so visitors will be aware that all activity in the facility and surrounding the entrances is recorded at all times.

Consumption of cannabis will not be allowed nor tolerated on or near the premises. This rule is included in our Membership Guidelines. FCC will post signs prominently at each entrance with a clear and legible notice: **"Smoking, Ingesting, or Otherwise Consuming Cannabis on the Premises or in the Areas Adjacent to the Premises is Prohibited."**

¹ City of Fairfield Municipal Code § 10E.22(a)(10).

FCC will post “**Limited Access/Employees Only**” on all doors leading to break areas, offices, sales areas, product storage areas or other Limited Access areas to which entrance is only to be permitted to the licensee and employees of the licensee.

3.3. Odor Mitigation Practices

Air quality is of the utmost importance for our world, community, neighbors, members and team. By starting with a focus on odor prevention and being prepared for mitigation, FCC will be an air quality sanctuary for members and employees. By constantly monitoring the quality and temperature of the air, we will be able to adjust levels as needed. We will stay up to date on any new odor eliminating products and will update as necessary to maintain the safest, most effective odor filtration system. FCC is dedicated to staying in compliance with the City’s regulations requiring that odor shall not be detected outside of the facility, anywhere on adjacent property or public rights-of-way, or around the exterior of the premises. FCC leased a standalone building; thus, we will not have to worry about odor affecting interior common area walkways, hallways, breezeways, foyers, lobby areas, or any other areas available for use by common tenants or the visiting public, or within any other unit located inside the same building.

FCC will install an HVAC air duct system that will include an exhaust air filtration system with odor control that prevents internal odors from being emitted externally and an air system that creates negative air pressure between the commercial cannabis business’ interior and exterior, so that the odors generated inside the facility are not detectable. This system utilizes active carbon and HEPA filters to reduce all associated odors. Managers will evaluate this system regularly to ensure that it is properly running at all times. Weekly air filter changes will be performed and logged.

FCC will not perform any packaging or processing of cannabis. All products will arrive at FCC in pre-sealed packaging, thereby reducing any associated odor. We will not allow smoking or vaping on the premises and will request that all members keep their purchased product sealed until after they have departed from the premises. The temperature in the building where products are kept will be set at 70 degrees to keep the product fresh and minimize any odor. All cannabis products will be stored in a limited access safe room in the back of the building. Doors at the premises will be self-closing to aid in odor containment and for added security precautions. During shipment intake, the vendor will enter through a secure unloading bay and then enter a receiving room, where FCC will complete the product intake process. This receiving room has no windows or breezeways to permit the escape of odor.

FCC will train all employees on odor mitigation practices during the orientation process. Training sessions will occur in person and/or online for no less than 30 minutes at the time of hire and as needed per regulation updates or filtration system upgrades. These sessions will encompass what FCC does to limit odors, including keeping doors and breezeways closed to prevent odor from permeating beyond the premises. Training

will also cover air filtration system regulations for FCC and the importance of active carbon and HEPA filters. We have a company policy requiring that employees monitor and ensure that there is no smell of cannabis escaping the building. If odor is detected, employees are to contact a manager immediately. Accurate, up-to-date records will be kept of all purchases of replacement carbon filters, maintenance performed, documentation and notification of any malfunctions, scheduled and performed training sessions, and monitoring of administrative and engineering controls.

3.4. Potential Sources of Odor

As we are not cultivating, manufacturing, or packaging cannabis, FCC does not foresee potential odor from pre-packaged products becoming intrusive in any way. The specific areas where we identify any possible source of odor or smell include:

1. *The Secure Product Storage Room:* This is where unsold product is kept for storage when it is not on our retail sales floor. All products will remain in sealed packaging during the duration of time spent in our facility.
2. *Cannabis Waste Holding Area:* This is one of the more noticeable odor sources as it is in this space that we remove product from its packaging to render it unusable and unrecognizable waste. This area will be located in our Secure Product Storage Room. To mitigate odor, FCC will keep all cannabis waste in a sealed and properly labeled receptacle. Furthermore, we will provide additional, stand-alone carbon filters in the affected area.
3. *The Secure Distributor Unloading Bay:* During distribution intake, we will move sealed, prepackaged products between a distribution intake bay and the distribution receiving room for inventory and METRC input. Once received, the product will be moved to our Secure Product storage room. All rooms are secured and have limited access. We do not expect to have any odor issues during this process as all products are pre-packaged and sealed.
4. *The Retail Sales Floor:* This area will have a minimal odor impact, but still may pose some possible exposure due to sample jars being opened and closed for member inspection prior to product selection. FCC will utilize a portable carbon filter in this room as backup to the HVAC carbon filtration system to ensure that any odor is eliminated.

3.5. Odor Control Devices and Techniques

FCC will employ the highest quality carbon and HEPA filtration in the HVAC system, as well as portable backup carbon filters in the areas of the facility that have the highest potential for odor breach. All appropriate ventilation and filtration systems will be designed and installed to control noxious odors and prevent detection of odors from

cannabis outside the premises. The FCC premises will provide negative air pressure that ensures that odors are kept within the facility.

The first part of the negative air pressure system is a recirculatory inline carbon filter and fan combo which draws air from the Retail Sales Room and channels the filtered air to the Reception Office. This recirculation will be effective at eliminating odor and runs 24 hours a day throughout the premises. The second part of the system involves rooftop mounted exhaust fans and in-line carbon filters. Air is drawn into the carbon filters where odors are trapped by the activated charcoal and is discharged to the exterior. This continuous drawing of air into the filter system creates a negative pressure or vacuum in the space in relation to the outside barometric pressure. Rather than air escaping from the building interior through small cracks, and around doors, it draws in make-up air through any crack or void that may exist. This means that odors are kept from escaping and air is constantly being scrubbed and replaced by outside air.

Active carbon filters are efficient in the removal of volatile organic compounds and odors. Such filters are excellent for use in commercial and industrial high efficiency systems. By maintaining negative pressure with frequent exhaust, air naturally flows into the area rather than out of the area, decreasing the risk of odors being emitted to adjacent property or public rights-of-way, on or about the exterior or interior common area walkways, hallways, breezeways, foyers, lobby areas, or any other areas available for use by common tenants or the visiting public. FCC will contract with a licensed, local HVAC professional to install and maintain our filtration system as well as monitor the levels of the negative pressure rooms. The following items and techniques will be employed for further prevention relating to escape of odor: HEPA & Carbon Air filters to remove airborne contaminants; 100% outside air ventilation (no return air); thoroughly sealed floors, doors, ceilings, walls, windows, electrical outlets, lighting fixtures, and wall-mounted equipment; fans and low-level exhaust ducts to direct the air in and out of the room; supply air ducts and exhaust air ducts independent of the building's air supply system; and an intermediate room or anteroom between the negative pressure room and adjoining spaces.

3.6. System Maintenance

FCC will implement regular scheduled maintenance of our air filtration system every three months. We will replace the active carbon filters every month. Any malfunctions will be documented and addressed promptly. Any repair activities will be carried out by a licensed, local HVAC specialist with the exception of filter replacement, as this will be performed by a manager. All maintenance will be logged with the date and a manager's initials and kept on file.

3.7. Waste Management Plan

FCC will have multiple types of waste, including hazardous waste, cannabis waste, e-waste, and office waste and recycling. This plan outlines policies for disposal of each type.

A. Hazardous Waste

Waste is identifiably hazardous if it meets any of the following criteria: waste is listed on a state or federal list by name or by process; it is known to exhibit any hazardous waste characteristic (ignitability, corrosivity, reactivity or toxicity); the MSDS of the product that created the waste indicates that the waste has a state or federal listed ingredient, it is harmful to humans and/or the environment, and/or it exhibits a hazardous waste characteristic (ignitability, corrosivity, reactivity or toxicity); or it is analyzed (i.e. sample tested by laboratory) and shown to have one of the abovementioned hazardous waste characteristics. Due to the retail nature of the business FCC will have limited hazardous waste. The following items are considered hazardous and will be disposed of appropriately: vaporizer cartridges, all cleaners and solvents, bleach, aerosol containers, paint and e-waste.

B. Safety Standards

FCC staff will follow strict safety standards regarding hazardous waste. Hazardous materials on site will be documented and monitored in FCC's Waste Management spreadsheet. FCC will maintain an MSDS binder listing all hazardous chemicals utilized at the premises. All staff members will be trained on how to properly store, document and accumulate hazardous waste. All hazardous materials will be stored and disposed of in its original container. All containers of hazardous waste will be stored in a receptacle labeled "Hazardous Waste," and stored with compatible waste. Receptacles will remain closed when not in use. We will keep a dated log when any amount of waste is placed inside the receptacle. Receptacles will be non-leaking and stored in a manner to prevent release of their contents. Containers of ignitable or reactive waste must be stored less than 50 feet away from the property line. The holding area will be maintained in a manner to prevent fire, explosion, and spills. All emergency equipment will be routinely tested and maintained.

C. Procedures for Disposal

Before placing hazardous waste in its proper container, the container is labeled with the intended contents using IUPAC chemical names, as well as the words "Hazardous Waste" on the label. This label must be on the outside of the closed collection container. If many smaller containers are inside, the outer receptacle must be closed and labeled with all contents. Hazardous waste is then placed in a labeled, original container, inside a secondary receptacle to hold until disposal, inside of the designated secure

hazardous waste area where it will remain until disposal. Containers are limited to 95% fill capacity to allow for waste expansion of up to 5%. Hazardous waste will not be combined with any other materials or waste. If they are combined, the entire mixture is then classified as hazardous waste. Once FCC has accumulated substantial waste for disposal, or before the allotted accumulation time is exhausted, FCC will contact local authorized hazardous waste haulers or a drop off center.

Certain combinations of chemicals are explosive, poisonous, or hazardous in other ways. Wastes can react in the same manner. Personnel and management will take every possible step to ensure that different types of chemicals and wastes are segregated and disposed of at the proper waste disposal facility.

D. Cannabis Waste

Cannabis waste includes any expired cannabis product; customer returns or exchanges; samples from sales room displays; stale flower; flower that is unusable due to contamination (pesticides); cannabis concentrates, tinctures or oils that have gone rancid; topical cannabis creams that have expired; and cannabis-infused edibles that have spoiled. Any material that has made contact with cannabis will need to be disposed of in a regulated manner.

E. Policies for Disposal

FCC staff will ensure that all cannabis waste is properly disposed of and never diverted. All cannabis waste must be processed in a space with full security camera visibility, placed in a secure waste receptacle and then stored and quarantined for a minimum of 72 hours in the designated holding area. At no time during the 72-hour hold period may the cannabis be handled, moved, or rendered into cannabis waste. Each batch of waste shall be affixed with a document with batch information and weight identified clearly on its container and/or bag. Each batch will be tracked individually and shall never be commingled.

Cannabis will be converted to cannabis waste by removing the cannabis or cannabis product from its packaging and rendering the cannabis unusable and unrecognizable through incorporation of ground non-cannabis materials, resulting in a 50% blend of cannabis waste. All cannabis shall be rendered unusable before removing the cannabis waste from the licensed premises. FCC's Director or Product Manager will enter into the METRC track and trace system the weight or count of the product and the reason for destruction. A manager will schedule a permitted cannabis waste disposal company to collect the waste and provide proof of appropriate disposal on a completed Waste Tracking Form. The manager will complete the Waste Tracking Form, log the waste in the Track and Trace system as leaving quarantine, and provide the location of where waste was disposed. The solid waste facility must complete the Disposable

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Record. Both the Waste Tracking Form and the Disposable Record are to be given to and completed by the product manager.

FCC has chosen the following company for our cannabis waste disposal needs: GAIACA, P.O. Box 188, Gonzales, CA 93926; (833) 225-4242. Gaiaca is a properly licensed cannabis waste management company and can help any operator who already conducts commercial cannabis activities be compliant with all local and state regulations as it pertains to proper cannabis waste management. This includes providing a waste management plan, tracking and tracing, cannabis waste management, and proof of cannabis waste disposal compliance.

F. Office Waste and Recycling

Office waste is all other waste that has not been identified as hazardous, cannabis or e-waste. As an aspiring Green Business, FCC will recycle all items that are eligible. Examples of recyclable office waste include plastic, paper, boxes, folders, lightbulbs, glass, used toner cartridges, and used ink cartridges. We will identify whether the waste should be sent to the landfill or recycled, then place the waste in its appropriate receptacle. We will ensure that waste and recycling are picked up or dropped off as necessary by Solano Garbage / Republic Services, 2901 Industrial Court, Fairfield, CA 94533; (707) 437-8900; (707) 437-8971.

G. Neighborhood Contributions

FCC will attract foot traffic that will benefit neighboring businesses along Alaska Avenue and North Texas Street. According to FCC projections, this could mean hundreds of member visits each day. To ensure that FCC benefits neighbors, we will promote and recommend local businesses to members based on their needs. We will display local business' cards and flyers and advertise community events in the reception and lobby areas. This will lead to more purchases in our Alaska Avenue and North Texas Street neighborhood, which will help to sustain other quality local retail businesses and generate foot traffic.

We have already been consciously supporting local businesses by buying supplies, food and services from businesses in the surrounding area. FCC intends to decorate the retail interior with goods from Fairfield and Solano County. In addition, patronizing local Fairfield businesses for construction needs is a top priority.

CONCLUSION

FCC is committed to being an asset to our neighboring community and to the City of Fairfield. We will adhere to strict standards provided by the State of California, Solano County and the City of Fairfield to ensure that our business operations are safe, professional and beneficial to our neighborhood. FCC has plans to promptly address any

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community concerns. We value our community and seek proactively communicate with our neighbors and address issues before they arise to the level of a complaint. FCC looks forward to the opportunity to demonstrate our neighborhood compatibility.

EXHIBIT A
FAIRFIELD CANNABIS COLLECTIVE
MEMBERSHIP GUIDELINES

1. Always act in a kind and respectful way to staff, other patrons, the property, and the neighboring businesses.
2. Always act in conformance with all California Cannabis Laws, the Fairfield City Ordinance regulating cannabis, and FCC company policies, at all times.
3. Do not litter. Dispose of your trash in provided receptacles.
4. Do not loiter on the property or within 50 feet of the premises.
5. Juveniles are prohibited from entering the building. Keep all cannabis products in childproof packaging and out of reach of children and pets.
6. Only service animals are allowed in the cannabis retail business. They must be kept on a leash at all times. Please clean up any animal droppings.
7. The re-sale of cannabis and the diversion of cannabis are a violation of state law. Do not sell or otherwise redistribute cannabis products.
8. Do not smoke, ingest, or consume cannabis or tobacco products on this property or within 500 feet of the cannabis retail business.
9. Do not smoke cannabis or use cannabis products within 1,000 feet of a school, day care center, or youth center while children are present at the school, except in or upon the grounds of a private residence or in accordance with Section 26200 of the Business and Professions Code.
10. Do not smoke cannabis or use cannabis products in a location where smoking tobacco is prohibited.
11. Do not smoke or ingest cannabis or use cannabis products in a public place.
12. Do not smoke or ingest cannabis or cannabis products while driving or operating a motor vehicle, boat, vessel, aircraft, or other vehicle used for transportation.
13. Do not possess an open container or open package of cannabis or cannabis products while driving, operating, or riding in the passenger seat or compartment of a motor vehicle, boat, vessel, aircraft, or other vehicle used for transportation.
14. Please lower the volume of music to a reasonable level to respect neighboring businesses and residents in FCC's neighborhood.
15. If space permits, only park in FCC's designated parking lot. If street parking is available, please be aware of the amount of time spent parked, as this is communal parking. Parking at neighboring complexes is prohibited and may result in towing of the vehicle, at the owner's expense.

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EXHIBIT B
NEIGHBORHOOD INTRODUCTORY LETTER

Dear Neighbor,

We are writing to introduce Fairfield Cannabis Collective (FCC) as your new potential neighbor and invite you to join our team at one of our open houses. We are a group of local, longtime holistic health practitioners who are focused on providing high quality products and compassionate services to our members. As a medical and adult use cannabis retailer, we intend to make a progressive impact on our community. Positive relationships with our neighbors are truly of the utmost importance to us.

Our team focuses on best practices in all facets of the business. Product and premises safety, member education, compassionate care, and environmentally conscientious practices are our top priorities. We intend to integrate into the community as a responsible and professionally-run cannabis retail business.

Our team has a wide range of experience at the forefront of natural health. We have worked for years as advocates for local and state medical cannabis regulations, as cannabis cultivators and providers, and as educators of the public on the medicinal benefits of cannabis. Setting a positive image for the medical and adult use cannabis industry is tremendously important to everyone at FCC. Being proactive in forming communicative relationships helps drive this vision. We pride ourselves on becoming a model retail establishment, fully compliant with all city and state regulations. Adoption of the required seed to sale tracking system, as well as adherence to laboratory testing and security standards are key in our business model.

We want you to know that we are here to serve our community. We are available to address any questions or concerns at any time and hope that you can make it out to one of the following Open Houses:

November 14th - 10am to 12 pm

December 5th - 12pm to 2pm

January 16th - 2pm to 4pm

Sincerely,
Fairfield Cannabis Collective (FCC)
150 Alaska Avenue
Fairfield, CA
FairfieldCannabisCollective@gmail.com





F.W.C. Inc.
dba: Fairfield Cannabis Collective
& Fairfield Wellness

“Integrity - Professionalism - Education”

Fire Prevention and Safety Plan
2020

FIRE PREVENTION and SAFETY PLAN

**FAIRFIELD CANNABIS COLLECTIVE
150 ALASKA AVENUE FAIRFIELD CA**

**COMBINED MEDICAL / ADULT-USE
CANNABIS RETAIL**



Prepared by:

Michael E Gazsi
Innersec Inc
Fire Protection Specialist

Reviewed by:

Scott Jacobs
NICET Level 4 Principal
Code & Fire Life Safety

September 14, 2020

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4.1 SAFETY CONSULTANT EXPERIENCE

This report was prepared by Michael E Gazsi and reviewed by Scott Jacobs. Michael Gazsi is a principal in Innersec, a Division of ISC Electronic Systems. Michael has been designing fire alarm life safety systems and plans since 1995 and oversees all aspects of fire system engineering and consulting for Innersec. Scott Jacobs, NICET Level IV, is a 30-year industry professional in fire protection and managing partner of ISC (CA License number 635904) and oversees company operations. Scott is a 19-year principal member of the committee on Fundamentals of Fire Alarm Systems of the National Fire Alarm Code (NFPA 72) and the Committee on Business and Mercantile Occupancies of the National Life Safety Code (NFPA 101 and 5000). NFPA are the national guidelines which every City and Authority Having Jurisdiction follows for their fire protection guidelines.

A. Introduction

This report has been provided for the purpose of outlining facility and occupational safety and fire prevention measures, HVAC, odor control, and building code compliance for application approval for The City of Fairfield Commercial Cannabis Business Permit at 150 Alaska Avenue in the City of Fairfield.

B. Emergency Action and Emergency Evacuation Plan

OSHA mandates that a facility have, at a minimum, an Emergency Evacuation Plan which will fit into a larger Emergency Action Plan. The Emergency Evacuation Plan maps exit routes to take in the event of an emergency. Employees must be trained on the plan through regular fire drills, and one employee must be accountable for headcounts once everyone is evacuated. A more inclusive Emergency Action Plan includes workplace violence prevention and steps to take in an active shooter event. FCC prepared a more inclusive Emergency Action Plan, including Standard Operating Procedures, to use in our employee training. It is available upon request.

4.1.1 ACCIDENT & INCIDENT REPORTING

- During any incident, the first responsibility of the Manager on duty is to preserve any evidence and document the occurrence at the scene of the incident.
- The Manager will then ensure that the incident site is safe and secure and presents no other hazards before allowing anyone into the area.
- The Manager will then collect all information relating to the incident and conduct and document private one-on-one interviews with any witnesses.
- The Manager will identify the cause of the occurrence and document findings.
- The Manager will present the findings to the Board to develop a strategy for corrective actions to help prevent and avoid future occurrences of the same nature.

4.1.2 EVACUATION ROUTES

A. Exits & Exit Signage

The number of exits at the Facility shall be in accordance with Tables 1006.2.1 and 1006.3.2(2) and Section 1017.2 of the International Fire Code (IFC). Accessible means of egress shall comply with California Building Code (CBC) § 1009. Occupiable spaces shall be provided with not less than one accessible means of egress. Where CBC requires more than one means of egress from any space, each portion of the space shall be served by not less than two accessible means of egress (CBC § 1015.1 or § 1021.1). An accessible route of travel shall be provided and maintained between multiple required exits from any space or building, including cultivation areas. All references are demonstrated on the Premises Diagram with Emergency Evacuation Routes included as **Exhibit A**.

- All exits will be clearly illuminated by EXIT signage on the ceiling of the Facility. Signs will be clearly visible from both directions in accordance with CBC § 1008.
- A Fire Exit Plan will be printed and appropriately displayed on the walls of the Facility.
- Egress doors will be installed and required to swing in the direction of egress.
- Exits shall discharge directly to the exterior of the building. The exit discharge shall be at grade or shall provide direct access to grade. The exit discharge shall not re-enter a building and shall provide a compliant path of travel to the Public Way. CBC § 1027.
- Exit sign placement shall be such that no point in an exit access corridor or exit passageway is more than 100 feet or the listed viewing distance for the sign, whichever is less, from the nearest visible exit sign (CBC § 1011).

B. Doors

All exterior doors shall remain locked and be accessible for operation by employees only, and all windows shall be secured against entry from the outside. Exterior doors shall be properly equipped with panic egress hardware as required by all applicable state codes. The minimum required exit width shall be consistent with CBC § 1005.

All external doors on site will be heavy duty reinforced security doors and shall have commercial-grade, non-residential locks in accordance with the approved security plan.¹ All internal doors will be sealed and heavy-duty interior doors. All doors will remain locked from the outside to prevent unauthorized ingress. Ingress shall be allowed by means of a remote release operated from within the location.

To ensure emergency evacuation is feasible, all doors shall remain able to be opened from the inside to allow egress without the use of a key or special knowledge. All

¹ California Code of Regulations, Title 16. Division 42 ("BCC"), Section 5046.

access-controlled egress doors shall comply with CBC § 1008.1.3.4. Windows and roof hatches will be secured from the inside with bars so as to prevent unauthorized entry and shall be equipped with latches that may be released quickly from the inside to allow exit in the event of emergency in compliance with all applicable Codes.

Egress doors shall be allowed to open without the need for a key. These doors shall be easily opened with one movement. They shall be alarmed to prevent unauthorized use and the security guards shall be briefed to physically check such doors midway through their shift to ensure they are kept shut. At the approval of the City Manager and Chief Fire Marshal, these doors shall have an electromagnetic lock and shall not be opened from the exterior of the building without the use of a key.

C. Fire Department Lock Box

A key box shall be installed on the exterior of the building, providing keys to all locked doors within the facility. This lockbox will only be accessible by the Fire Department officials approved by the Chief Fire Marshal. The key box shall be of an approved type and shall contain keys to gain necessary access as required by the Fire Code Official per CFC § 506.1

4.1.3 FIRE ALARM and SUPPRESSION

A fire alarm system may not be required but will voluntarily be installed per approval of the local jurisdiction to include smoke detection, duct detection, pull stations, and central station monitoring for 24-hour fire department dispatch in the event of a fire alarm. The central station that will be used will be UL Listed Alarm Company, Alert 360. An annual Fire Department Operational Permit will be maintained at all times.

The proposed fire alarm system will be submitted for approval to the City of Fairfield Fire Department and shall comply with the provisions of the CFC and 2019 NFPA 72 in accordance with CFC 907.2 and includes occupant notification in accordance with CFC § 907.6. A proposed fire alarm plan showing extinguisher locations is included in our Premises Diagram with Emergency Evacuation Routes (**Exhibit A**).

It is not anticipated that automatic fire sprinklers will be required as there is no expansion of the space. Should fire sprinklers be required a complete set of plans will be submitted for approval based on CFC § 903 as amended by the City of Fairfield Fire Code and applicable referenced standards. Should fire sprinklers be required in the selected property they will be monitored for water flow and tampered by the building fire alarm system as required by code. The new proposed floor plan for this property will be submitted to the City for approval and a complete set of fire alarm plans will be submitted to the City of Fairfield Fire Department for approval.

A. Portable Fire Extinguishers

Approved portable fire extinguishers will be supplied at the Facility to give employees and management the means to suppress a fire during its initial or incipient stage.

The facility will provide at least 4 portable fire extinguishers located in:

- Front Lobby
- Limited Access Area Hallway
- Retail Sales Room
- Secure Product Storage Room

FCC will ensure that all portable fire extinguishers are located where they are readily visible and accessible at all times. Proper maintenance of the installed portable fire extinguishers is the General Manager's responsibility and will be included in their monthly checklist for the operations of the site. The installation and annual inspection and maintenance will be completed by Station 1 Fire Protection.²

4.1.4 EMPLOYEE TRAINING

Employees will undertake safety and security training before they start work at the Facility and then twice annually for the duration of their employment. Safety Training will be conducted for two specific areas for employees: Fire and Medical Emergencies.

A. Fire Emergency Training

- All employees will be educated on how to navigate evacuation routes out the front and rear of the facility and where and to whom to report to after exiting the building.
- Employees will be educated on what to do in the event of an emergency. Employees will be provided with a written plan of action in their personnel manuals including fire, earthquake, hurricanes, weather disturbances, workplace violence and terrorist events. Plans will also be provided on how to respond and handle the scenario of each event including shelter in place when it is deemed appropriate.
- Training will be provided on how to handle a fire alarm and will be trained to call the central station immediately in the event of a false alarm. In the event of a fire, the system will notify the fire department and employees will be instructed to only utilize the fire extinguishers if they can do so safely. Employees will be instructed to not attempt to put the fire out with extinguishers if it presents any kind of danger and to evacuate immediately following the prescribed evacuation routes.

B. Medical Emergency Training

- Employees will be instructed to respond to medical emergencies by calling 911.

² <https://www.station1fire.com/fire-extinguisher-service>.

- FCC will educate employees on the importance of remaining calm during a medical emergency.
- The next step is to evaluate the injured person to be able to communicate with emergency personnel.
- CPR training will be provided on a group basis and at all times at least one person on staff will be CPR trained.
- Employees will identify and address any life-threatening issues and report to the responding emergency personnel.
- Employees will assist the emergency personnel upon their arrival to show them where to go and help navigate the scene.
- Employees will notify the injured person's emergency contact.

C. Emergency Contact List

A list of emergency contacts will be posted at the Facility to include the General Manager, CEO, local Police and Fire Departments, utility providers, health care providers, and hospitals, and the facility. An emergency contact will be listed for each member in his or her electronic file within our POS system.

4.2 FACILITY SAFEGUARDS

A. OSHA and the EPA's Worker Protection Standard (WPS)

According to the U.S. Department of Labor, 26 states have OSHA-approved state plans. For example, California has the California Occupational Safety and Health Administration (Cal/OSHA). OSHA sets the baseline standards at the federal level for these programs, and a state program like Cal/OSHA must meet or exceed the federal standards. In addition to OSHA, the Environmental Protection Agency (EPA) also has a Worker Protection Standard (WPS), which outlines regulations and required training for agricultural workers.

B. Hazard Identification and Assessment

OSHA's general duty clause states that each employer must provide a workplace free from recognized hazards that are likely to cause death or serious physical harm to employees.

C. Hazard Communication Program

OSHA requires companies to have a Hazardous Communication Program. This mandates that operators maintain a list of all hazardous chemicals, safety data sheets associated with those chemicals, proper labeling of all chemicals and employee training on how to use the chemicals.

The following section analysis addresses the specific hazards that are typically associated with the retail sale of cannabis and cannabis products and that are applicable to this project and facility.

D. Lighting

The front and rear of the Facility will be equipped with security lighting as approved by the city. Entrance and rear of building lighting shall be continuously illuminated. Each light shall provide at least 0.1-foot candle intensity.

The Facility will be lit by exterior lighting between the hours of dusk and dawn, 365 days a year. There may be occasions, such as during inclement weather, when a manager determines lights are required during the day. All outdoor lighting used for security purposes will be shielded and downward facing. FCC will adjust external lighting to meet Police Department standards and the City of Fairfield's guidance.

We will be using LED 4000K Flood Lights supplied by GE. These lights offer 11 years of light life (50,000 hours) and are widely used to illuminate similar buildings in the industry. The LED lighting solution selected takes into account security and safety requirements, design, energy efficiency (reduced carbon footprint) and a uniform distribution of light to aid security cameras and minimize dark areas which become potential weaknesses in security.

The lights have a die-cast aluminum housing and a slim architectural design that incorporates an integral heat sink and light engine, ensuring maximum heat transfer, long LED life and a reduced Effective Projected Area (EPA). Lights meet 2g Vibration level per ANSI (C136.31 – 2010). The lights are rated at -40 degrees to 50 degrees Celsius and are fully compliant with all industry standards. The lights will be mounted on the building exterior and wired with cable to the building power.

E. Distribution Unloading Area

To ensure employee and product safety, FCC will include in the building design a secure loading bay for incoming shipments so that distribution vehicles park securely within the building and unload cannabis goods with the bay door closed and locked. This secure distribution unloading area can be accessed via a laneway at the rear of the building which will allow for the safe and secure delivery of goods without any patient or customer disruption. FCC will only accept distributor shipments from non-branded vehicles at the rear of the building during operational hours.³ The bay will be configured with continuous illuminated lighting and a panic button for employee safety.

³ BCC § 5422.

F. Combustible Fibers

Cannabis retail products, which include parts of the plant, could be considered a combustible fiber. However, combustible fibers are only considered hazardous if manufactured, generated or used in concentrations and conditions that create a fire or explosion hazard. There will be no manufacturing or processing of cannabis products. Additionally, there are no loosely stored combustible fibers, and all material is stored in approved packaging.

G. Hazardous Materials

FCC will only sell retail cannabis products; as such there are no growing, processing, or extraction processes. Cannabis products can include cannabis-infused products, retail cannabis concentrate, and retail cannabis. No processing or cultivation activities will occur in the building, so the hazards associated with those types of activities (extraction, cultivation, hazardous materials, carbon dioxide, etc.) will not be present in this building.

H. Occupancy Classification

The Building Official shall determine the Occupancy and Construction Type of the proposed facility, and such occupancy designation shall be clearly identified by the applicant on the construction plan documents consistent with the requirements of CBC Chapter 6. The Facility is anticipated to fall under Chapter 3 of the International Building Code (IBC) and IFC, has an "M Occupancy (202)" Rating. The building is anticipated to have a Hazard Communication Rating of 407. FCC proposes securing building construction and electrical/mechanical certifications, prior to any operations being conducted along with the fire alarm and detection systems and related equipment would also be installed at the Facility.

I. Interior Finishes

All interior finishes shall be fire-rated according to CBC standards. All installations will be installed according to building and fire code requirements. Interior finishes will comply with flame spread ratings in accordance with Table 803.3 of the IFC. Interior wall and ceiling finishes shall have a flame spread index not greater than that specified in CBC Table 803.9 for the group and location designated. Interior wall and ceiling finish materials tested in accordance with NFPA 286 and meeting the acceptance criteria of CBC § 803.1.2.1, shall be permitted to be used where a Class A classification in accordance with ASTM E 84 or UL 723 is required. CBC § 803.9.

J. Interior Environment

The ventilation, temperature control, lighting, yards and courts, sound transmission, room dimensions, surrounding materials and rodent proofing associated with the interior spaces of buildings shall be consistent with CBC Chapter 12, "Interior

Environment,” Corridors shall be fire-resistance rated in accordance with CBC Table 1018.1. The corridor walls required to be fire-resistance rated shall be consistent with CBC § 709 for fire partitions.

K. Electrical & Main Wiring Room

In accordance with Section 605 of the IFC, doors into electrical control panel rooms will be marked with a sign stating ELECTRICAL ROOM. The means for turning off electrical power to each electrical service and each individual electrical circuit must be clearly and legibly marked.

4.3 APPLICABLE CODES AND STANDARDS

The codes and standards recognized and that will apply for this facility will include:

- California Building Code (CBC)
- California Electrical Code (CEC)
- California Mechanical Code (CMC)
- California Fire Code (CFC)
- California Plumbing Code (CPC)
- California Energy Code
- California Existing Building Code (CEBC)
- California Green Building Code (CalGreen)
- California Existing Building Code (CEBC)
- California Health and Safety Code (H&SC)
- California Business and Professions Code (B&PC)
- National Fire Protection Association (NFPA) Standards

A. California Fire Code Requirements

The following requirements will be met in accordance with the California Fire Code (CFC).

- The smoking or carrying of a lighted pipe, cigar, cigarette or any other type of smoking paraphernalia or material is prohibited.⁴
- Storage of combustible materials in buildings shall be orderly. Storage shall be separated from heaters or heating devices by distance or shielding so that ignition cannot occur.⁵
- Any security device or system that emits any medium that could obscure a means of egress in any building, structure or premise shall be prohibited.⁶

⁴ CFC § 310.

⁵ CFC § 315.

⁶ CFC § 316.5.

F.W.C. Inc.
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- Reporting of emergencies, coordination with emergency response forces, emergency plans and procedures for managing or responding to emergencies shall comply with the provisions of CFC § 401.
- The provisions of CFC § 407 shall be applicable where hazardous materials subject to permits under CFC § 5001.5 are used and/or stored on the premises or where required by the fire code official.
- Where access to or within a structure or an area is restricted because of secured openings or where immediate access is necessary for lifesaving or fire-fighting purposes, the Fire Code Official is authorized to require a key box to be installed in an approved location. The key box shall be of an approved type and shall contain keys to gain necessary access as required by the fire code official per CFC § 506.1.
- Portable fire extinguishers shall be installed per CFC § 906. The size and distribution of portable fire extinguishers shall be in accordance with CFC § 906 and California Code of Regulations, Title 19.
- Duct smoke detectors complying with UL 268A shall be installed in accordance with the CBC, CFC, CMC and NFPA 72 in the main supply air duct of each air-conditioning system having capacity greater than 2,000 CFM.
- High-piled storage or rack storage in any occupancy group shall comply with CFC Chapter 32.
- Storage, use, and handling of compressed gases in compressed containers, cylinders, tanks, and systems shall comply with CFC Chapter 53 including those gases regulated elsewhere in the CFC. Partially full compressed gas containers, cylinders or tanks containing residual gases shall be considered as full for purposes of the controls required.
- Compressed gases classified as hazardous materials shall also comply with CFC Chapter 50 for general requirements and the applicable sections of Chapters 58 (Flammable Gases), 60 (Highly Toxic and Toxic Materials), 63 (Oxidizer, Oxidizing Gases and Oxidizing Cryogenic Fluids) and 64 (Pyrophoric Materials).
- The storage, use, and handling of all hazardous materials shall be in accordance with CFC Chapter 50 (Hazardous Materials) and the applicable sections of Chapter 54 (Corrosive Materials), Chapter 55 (Cryogenic Fluids), Chapter 57 (Flammable and Combustible Liquids) and Chapter 58 (Flammable Gases and Flammable Cryogenic Fluids). The maximum allowable quantity of hazardous materials per control area will be established using CFC Section 5003.1. Applicant will need to contact the Fire Department for hazardous materials storage, use, and handling requirements.

B. Hazardous Materials Inventory Statement (HMIS)

Per CFC § 5001.5.2, an application for building permit shall include an HMIS. The HMIS shall include the following information:

- Product name.
- Component.
- Chemical Abstract Service (CAS) number.

- Location where stored or used.
- Container size.
- Hazard classification.
- Amount in storage.
- Amount in use-closed systems.
- Amount in use-open systems.

The business will also need to comply with electronic reporting requirements specific to the California Environmental Reporting System. Applicants will need to contact the Fire Department for direction and related permitting.

C. MAUCRSA Requirements for Type 10 License, Storefront Retail

- Cannabis Retail facilities are to meet CBC, Chapter 3 requirements based upon Use and Occupancy Classification for a Mercantile Group, M, Occupancy (CBC § 309.1).
- Retail areas including display cases, checkout counters, credit card readers or point of sale devices shall be accessible to persons with disabilities consistent with the requirements of CBC Chapter 11B.

EXHIBIT A
FAIRFIELD CANNABIS COLLECTIVE
Premises Diagram with Emergency Evacuation Routes

REDACTED



F.W.C. Inc.
dba: Fairfield Cannabis Collective
& Fairfield Wellness

"Integrity - Professionalism - Education"

Security Plan
2020

F.W.C. Inc.

Fairfield Cannabis Collective (FCC)

Security Plan

Prepared by:
Rick Winters,
Owner: Tier-1 Concepts LIC# 111685

This document serves as the written Security Plan for F.W.C. Inc. located in Fairfield, CA. The scope of this plan is specific to security and does not constitute or establish compliance with State and local laws or requirements. This plan addresses and meets the security requirements of the City of Fairfield and the State regulations in effect at the time this document was produced. It is not intended to address or cover future foreseeable regulatory changes or requirements.

CONFIDENTIAL; NOT FOR PUBLIC VIEW.

F.W.C. Inc.
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Not subject to Public Records Act Requests Pursuant to Government Code 6254(f)

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1. Introduction and Overview

FCC understands that security is of the utmost importance. We are keenly aware of the unique security challenges that a retail cannabis business experiences and we take extensive measures to ensure we utilize professionally vetted policies, procedures, practices, personnel, and systems. FCC is dedicated to providing comprehensive protection for our facility, inventory, employees, and the public. The security measures we employ will meet or exceed all City of Fairfield requirements and ordinances, as well as California regulations and laws.

The objective of this Security Plan is to ensure the security and safety of the business, employees, patrons, vendors, property, and surrounding neighborhood. FCC will protect against and mitigate any anticipated threats or hazards to the security and integrity of the site and product. FCC will protect against unauthorized access or intrusion which could result in substantial harm to patrons and personnel. FCC will prevent theft or diversion of currency and product. Throughout this document FCC will outline proper security and operational guidelines.

1.0.1. Security Consultant Experience¹

This security plan was developed and written by Rick Winters, principal owner and operator of Tier-1 Concepts, an elite tactical training and security consulting entity. Winters is a former Navy SEAL, Tier-1 Special Operator, and retired California Peace Officer. Winters is a graduate of the Sacramento County Sheriff's Academy (2003) and holds a Basic certificate from the California Peace Officers Standards and Training (P.O.S.T). Winters holds P.O.S.T. certificates as a SWAT Instructor, Diversionary Device Instructor, Observer Sniper, Shotgun Breacher, and CATO certified Tactical Firearms Instructor. Winters is a certified and recognized expert in the area of forced entry.

Rick Winters served the law enforcement community for 15 years as a patrol officer, SWAT officer, Senior Special Investigator, Deputy Inspector General, and Fraud Detective, before retiring in 2018. During his tenure, he worked for the West Sacramento Police Department, Davis Police Department, California Controller's Office, California Inspector General, and California Department of Insurance.

In the corporate sector, Winters served 5 years with the APEX Security Group as an Executive Protection Supervisor. Winters led a 15-man team in support of the San Francisco 49ers providing personal security to players, visiting ownership, and VIPs. Winters assisted the organization with threat assessments, vulnerability evaluations, security screening, movement, evacuation procedures, and personal security protocols. He has provided personal security to Heads of State, members of Congress, corporate executives, and entertainment celebrities.

Since retiring and forming his private training and security consulting company, Winters has served in a contractor role as a tactical training instructor and special consultant for the West Sacramento/Davis SWAT team. His company, Tier-1 Concepts,

¹ Fairfield "Application Procedures & Guidelines for a Commercial Cannabis Business Permit, p. 5, § 5.

trains law enforcement officers throughout the State of California in Basic SWAT tactics, Hostage Rescue Operations, Tactical Breaching techniques, Advanced Firearms skills, Surveillance/Detection/Counter tactics, Executive Protection, and Asset Protection.

In his capacity as a Tier-1 Special Operator in the US Navy, Winters provided expert advice and consultation to the US government and its allies in Force Protection and Installation Security. Winters assisted in conducting threat assessments and vulnerability evaluations and exercises both domestically and abroad. Winters has been formally trained by the US Department of State in Diplomatic Security and Asset Protection.

Since the legalization of the medicinal and recreational adult use cannabis commercial cannabis activity in California, Winters has provided consultation to local law enforcement and businesses. Winters worked closely with the Davis Police department in the implementation and approval of several of their earliest dispensaries. Winters has designed security plans and provided training for security officers and employees to numerous cannabis businesses in the State of California.

1.0.2. Designated Security Manager²

The security plan and the safeguards it contemplates shall be implemented and maintained by an owner ("Security Manager") designated by FCC. FCC will appoint Director Dave Jones as the initial Security Manager. The Security Manager shall implement and maintain existing safeguards and design or update new strategies as directed by the C.E.O. and will have oversight responsibility for the implementation and adherence to this plan. As the person managing this responsibility, the Security Manager will oversee the review of and make any updates to the plan on a regular basis (at intervals not to exceed one year) in order to ensure continued compliance with all State and local laws and regulations. Updates will be reviewed by a licensed security consultant. The Security Manager shall provide the leadership and training to FCC personnel to ensure a secure and safe business environment.

The Security Manager shall make himself/herself known to all pertinent law enforcement and emergency services providers serving the City of Fairfield. The Security Manager shall foster a positive and productive working relationship with these entities to ensure any and all safety and security concerns are addressed and continually monitored.

The Security Manager shall conduct periodic security and emergency preparedness training to all staff by developing, scheduling, and facilitating initial and refresher training to ensure all employees meet or exceed and adhere to FCC standards and operational policies and procedures. The Security Manager, in conjunction with the C.E.O., will provide monitoring and continual evaluation of the business. This security

² Fairfield Ordinance 2020-07; § 10E(b).

plan is designed with the continuous betterment of proactive responsiveness to changing safety and security conditions in mind. In the event the Security Manager leaves the employment of FCC, the C.E.O. will assume these roles and responsibilities in their entirety until a new Security Manager has been designated or retained.

1.0.3. Security Plan Assessment & Evaluations

Risk Assessment

It will be the responsibility of the Security Manager to conduct routine assessments and evaluations to identify reasonably foreseeable internal and external risks to the security, confidentiality, and integrity of the site. [REDACTED]

[REDACTED]

The risk assessment shall cover all relevant areas of the business operations

[REDACTED]

If the assessment identifies any reasonably foreseeable risks to the facility, employees, patrons, operations, or neighboring areas, the Security Manager will determine whether FCC's current policies and procedures sufficiently and effectively address and mitigate these potential risks. Final policy and procedure amendments that meet the objectives of the program and are in strict adherence and compliance with State and local laws and regulations will be authorized and adopted by the C.E.O. prior to implementation.

Audits

The Security Manager will regularly audit the effectiveness of the premises' physical safeguards, access and key control systems, and all security procedures to ensure that all safeguards implemented as a result of the risk assessment are effective. The Security Manager shall revise and/or implement safeguards to strengthen the program and ensure continued viability and regulatory compliance. At the Security Manager's discretion, the plan will be reevaluated. During the reevaluation, if results do not meet FCC standards, the security plan will be updated. If there are security changes to the premises, FCC operations, regulations, or technology, the security plan will be updated accordingly. The Security Manager will address and correct any other issue that

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impacts security, including security of the business, business site, employees, patrons, neighborhood, and the public.

To ensure compliance, FCC management shall keep the Security Manager apprised of the nature and extent of State and local regulatory changes, any operational changes, or other matters that may impact the security or integrity of the facilities operations.

Security Policies

FCC will adopt robust policies to promulgate the continuous safety of the business environment for all and in accordance with all State and local laws and regulations. Policies shall be followed by all FCC employees, vendors, volunteers, patrons, and visitors alike. Persons not adhering to these policies or found in violation will be subject to removal, discipline, termination, or placed on a banned persons list. Security policies include:

- Only persons who are over the age of 21 may purchase cannabis for adult recreational use. A valid Government Issued Photo Identification will be required at every visit.
- Only persons between the ages of 18 and 21 may purchase medical cannabis. A valid Government Issued Photo Identification and a Doctor's Recommendation will be required at every visit.
- Only service animals will be allowed on the premises or inside the retail storefront.
- FCC will enforce policies that ban the use of cellular phones, cameras, and all other recording devices while inside the premise of FCC.
- Littering will be prohibited, and disposal of cannabis packaging must be done appropriately.
- FCC will be responsible for maintaining a smoke free environment in and around fifty (50) feet of the premises - this will include tobacco and cannabis products.³
- Loitering on or within fifty (50) feet of the property is prohibited. High pitch frequency loitering deterrent devices will be installed and ready to use when needed.⁴
- The sale of cannabis and the diversion of cannabis to anyone is in violation of the Memorandum for all US attorneys issued by the US Department of Justice, and any other applicable State and Federal laws, regulations, and guidelines.
- All personnel and patient records are to remain confidential.
- The retail employees, members and visitors shall always act in accordance with all California cannabis laws and the City of Fairfield's ordinances and cannabis regulations.

³ Fairfield Ordinance 2020-07, § 10E.22(a)(23).

⁴ Fairfield Ordinance 2020-07, § 10E.22(a)(2), (17).

1.0.4. Government Oversight & Reporting⁵

As required, FCC shall provide notice to the Bureau of Cannabis Control, the City of Fairfield, and local law enforcement of any of the following occurrences: (1) significant discrepancies identified during inventory reconciliation; (2) diversion, theft, loss, or any criminal activity pertaining to the operation of the retailer or by any agent or employee of the retailer pertaining to the operation of the retailer; (3) loss or unauthorized alteration of records related to cannabis or cannabis products, registered qualifying patients, primary caregivers, or retailer employees or agents; (4) suspicious behavior in or around business premises; or (5) any other significant incident/events or breach of security.

FCC's Security Manager will report to the City and will be available to meet with the City Manager upon reasonable notice regarding any security related measures issues. The Security Manager shall maintain on the premises of the business, annually update, and present to the City Manager upon request, a copy of our current Security Plan.

1.1 Premises Diagram⁶

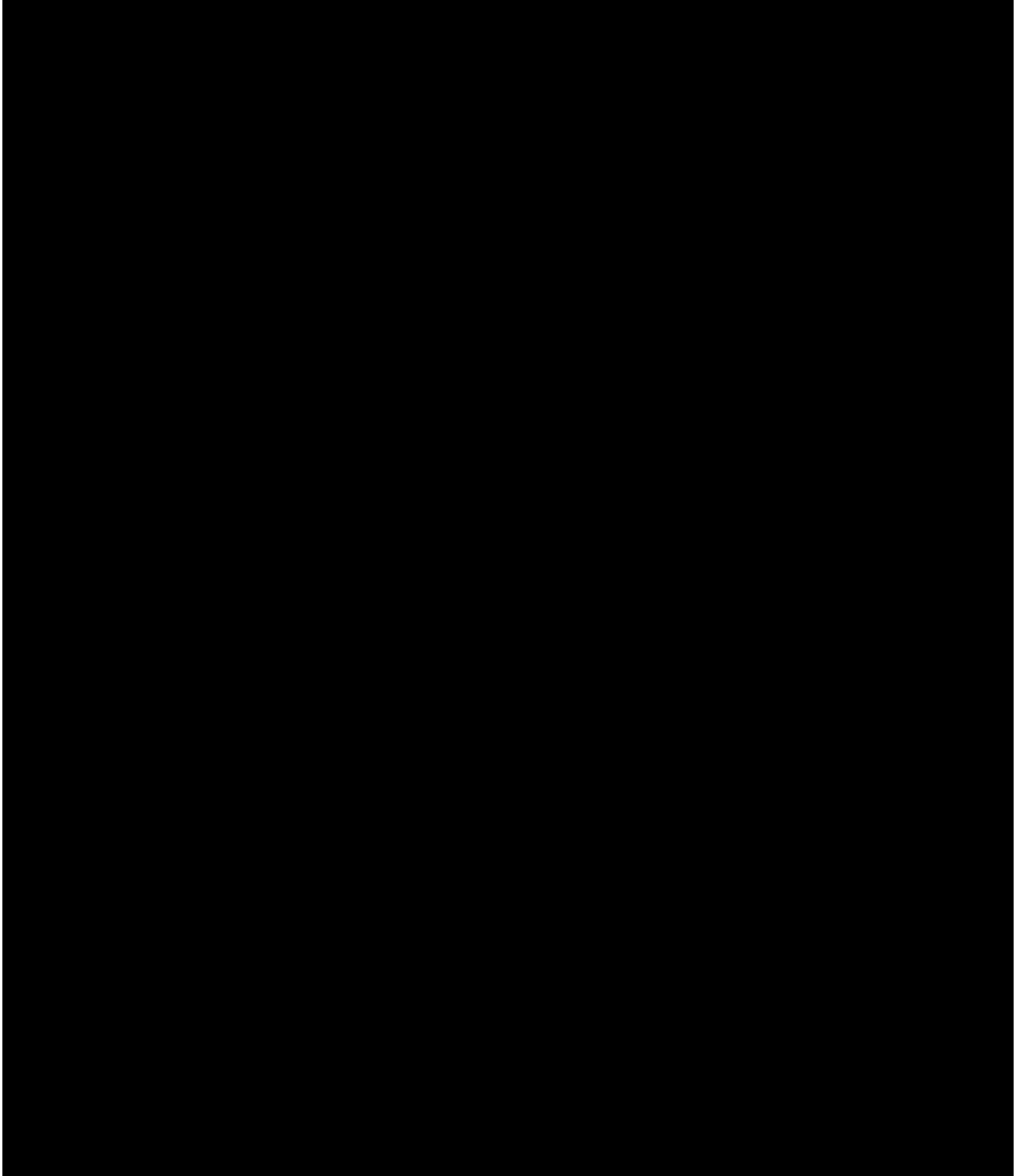
See FCC's Premises Diagram on the following page 106.

⁵ California Code of Regulations, Title 16, Division 42 ("BCC"), § 5037; Fairfield Ordinance 2020-07 § 10E(d).

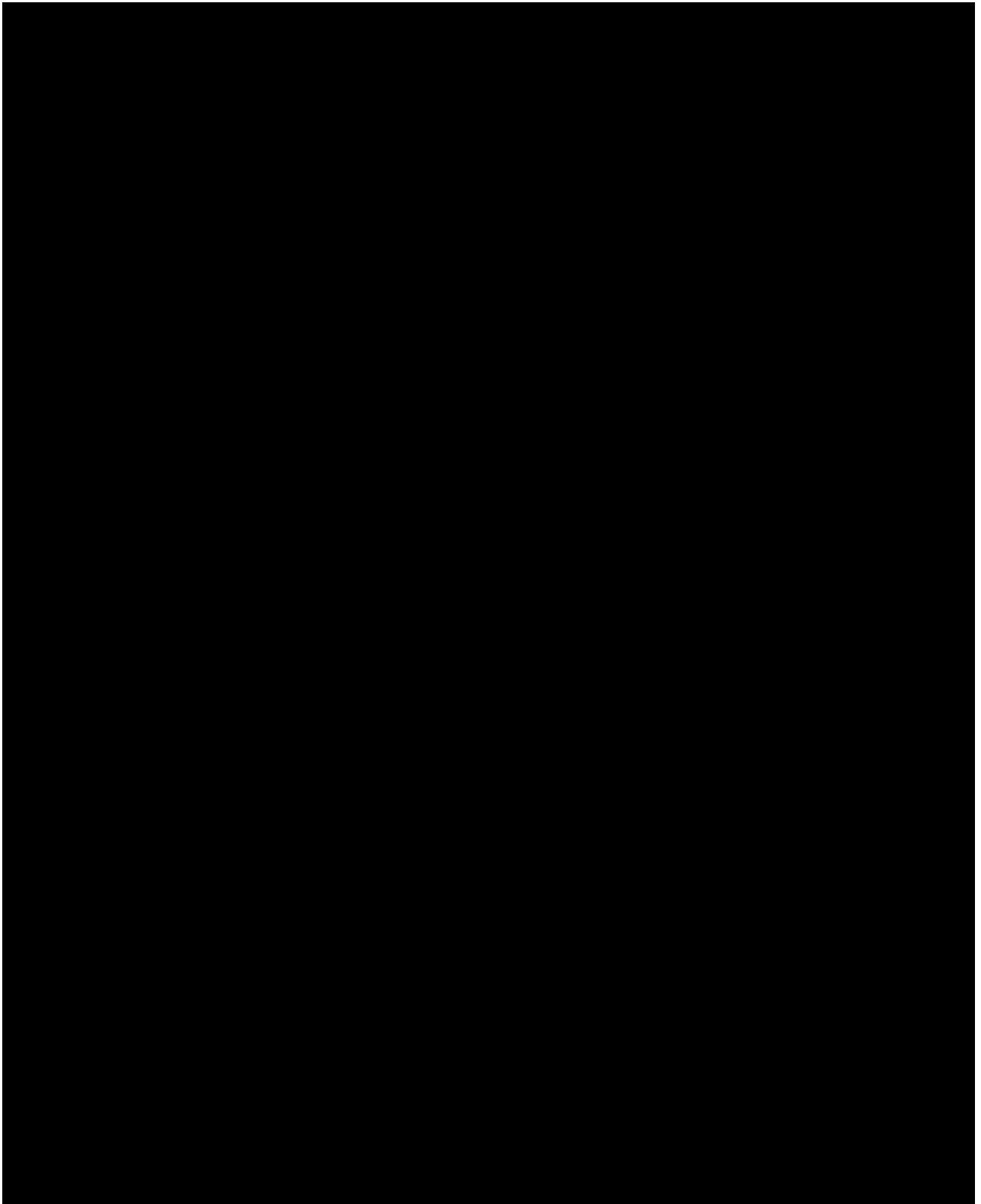
⁶ Fairfield "Application Procedures & Guidelines for a Commercial Cannabis Business Permit, p5, §5; BCC § 5006.

REDACTED

1.2 Video Assessment and Surveillance System (VASS)⁷



⁷ BCC § 5044; Fairfield Ordinance 2020-07, § 10E(a)(5).



⁸ BCC §5044.

2. Alarm System⁹

3. Cash Handling Procedures

⁹ Fairfield Ordinance 2020-07 § 10E (a)(6)-(8).

¹⁰ Fairfield Ordinance 2020-07 §10E (a)(5).

¹¹ Fairfield Ordinance 2020-07 § 10E (a)(11).

¹² <https://www.alert360.com/business-security-systems/>.

3.0.1. Transportation of Currency

[REDACTED]

[REDACTED]

4. Security Guards: Proprietary Private Security Employer (PPSE)

[REDACTED]

4.1. Number of Guards

[REDACTED]

4.2. Hours Guards Will Be Onsite

[REDACTED]

¹³ Fairfield Ordinance 2020-07, § 10E(a)(10).

4.3. Locations at Which They Will Be Positioned

[REDACTED]

4.4. Guards' Roles and Responsibilities

[REDACTED]

[REDACTED]

5. Access Control

5.1 Employee Safeguards

5.1.1 Employee Background Checks

FCC's security is enhanced by employing qualified and professionally vetted personnel. To promote positive public perception and the security interests of FCC, all prospective employees shall be stringently vetted during the application process. Each

¹⁴ Fairfield Ordinance 2020-07, § 10E (a)(2)

potential employee shall undergo a thorough background check, drug screening, and character assessment review. Only the most desirable and qualified candidates will be selected for employment. [REDACTED]

[REDACTED] All background checks conducted will be in accordance with the City of Fairfield's ordinances.¹⁶ Background checks ensure FCC and its staff are held to the highest standards. Conviction for any the following offenses shall be grounds for denial of employment to prospective employees:

- A violent or serious felony conviction, as specified in Penal Code Section 667.5(c) or Section 1192.7(c).
- A felony conviction involving fraud, deceit, or embezzlement.
- A felony conviction for hiring, employing, or using a minor in transporting, carrying, selling, giving away, preparing for sale, or peddling any controlled substance to a minor; or selling, offering to sell, furnishing, offering to furnish, administering, or giving any controlled substance to a minor.
- A felony conviction for drug trafficking with enhancements pursuant to Health and Safety Code Section 11370.4 or 11379.8.
- Conviction of illegal use, possession, transportation, distribution or similar activities related to controlled substances, as defined in the Federal Controlled Substances Act, not including cannabis- related offenses for which the conviction occurred after the passage of the Compassionate Use Act of 1996.¹⁷

5.1.2 Employee Security Education: Employee Training

All FCC employees and new hires will be required to complete mandatory safety and security training. The Security Manager shall plan and implement this training for all staff, focusing on preparedness, situational awareness, following policy and procedure, and always having a plan of actions for situations which may occur. Each successful employee candidate shall undergo safety, security, and emergency response training before beginning work at the facility. As part of the orientation process, and as an ongoing regimen, all employees will be provided updates to policy and procedures and quarterly safety and security refresher training. Initial and sustainment training shall consist of review and discussion of the Security Plan, premise orientation and familiarization, emergency response, and situational awareness.

Initial employee safety and security training shall include [REDACTED]

[REDACTED]

¹⁵ Government Code § 12952.

¹⁶ Fairfield Ordinance 2020-07, § 10E.21.

¹⁷ Fairfield Ordinance 2020-07, § 10E.21.

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

5.2 Controlled Access and ID Badges¹⁸

[REDACTED]

¹⁸ BCC § 5043.

[REDACTED]

[REDACTED]

5.3 Crime Prevention Through Environmental Design (CPTED)¹⁹

[REDACTED]

5.4 Premises Access Control

5.4.1 Construction

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

¹⁹ Fairfield Ordinance 2020-07 § 10E.22(a)(15).

5.4.2 Exterior Lighting²¹

5.4.3 Safes and Safe Location²²

5.4.4 Signage

Each entrance shall be visibly posted with the following clear and legible notice:²³

²⁰ BCC §§ 5046 and 5403.1.

²¹ Fairfield Ordinance 2020-07 § 10E.22(a)(1).

²² BCC § 5033; Fairfield Ordinance 2020-07 § 10E.22(a)(4).

²³ Fairfield Ordinance 2020-07, § 10E.24 (f)(3);

**ATTENTION: SMOKING, INGESTING OR OTHERWISE CONSUMING OF
CANNABIS ON THE PREMISES OR IN AREAS ADJACENT TO THE PROPERTY IS
PROHIBITED!**

[REDACTED]

5.4.5 Visitor Access Control

[REDACTED]

5.4.6 Hours of Operation

FCC intends to operate between 12:00 pm and 7:00 pm initially, and then expand to 9 am to 9 pm, 7 days a week, excluding some holidays.²⁴

[REDACTED]

[REDACTED]

[REDACTED]

²⁴ Fairfield Ordinance 2020-07, § 10E.25 (a); (g); BCC § 5403.

²⁵ Fairfield Ordinance 2020-07, § 10E.24 (a); (g); BCC § 5403.

²⁶ Fairfield Ordinance 2020-07, § 10E.22(a)(11).

[REDACTED]

[REDACTED]

5.4.7 Daily Business Opening

At the beginning of each operating day, staff will implement the procedures designed to keep staff, stored revenue, and cannabis inventory secure. [REDACTED]

[REDACTED]

[REDACTED]

5.4.8 Daily Business Closing

At the end of each operating day, staff will implement closing protocols designed to keep the facility and the inventory secure at all times. [REDACTED]

[REDACTED]

²⁷ Fairfield Ordinance 2020-07, § 10E.22(a)(12).

[REDACTED]

6. Inventory Control

6.1 Inventory Intake

[REDACTED]

6.2 Receiving Cannabis Goods

[REDACTED]

[REDACTED]

[REDACTED]

6.3 Inventory Safekeeping²⁸

[REDACTED]

[REDACTED]

²⁸ Fairfield Ordinance 2020-07 § 10E(a)(3).

6.4 Transactional Security²⁹

6.0.1. Track and Trace

The California Cannabis Trace-and-Trace (CCTT) METRC system will be used statewide to record the inventory and movement of cannabis and cannabis products through the commercial cannabis supply chain. FCC will employ CCTT-compliant software and related hardware in order to adhere to the transactional security requirements as described herein.

6.0.2. METRC Overview

California's use of METRC software provides for the following regulatory features:

- Supports cannabis "regulations" with technology to prevent and monitor drug diversions.
- Promotes public safety and patient product safety with traceability and streamlines enforcement.
- Uses controlled Radio Frequency Identification (RFID) tags and serialized tracking to create a real-time vertically integrated "closed-loop" medical cannabis regulatory scheme.³⁰

6.0.3. METRC Training

Training on use of the METRC system is required for all state licensed cannabis businesses.³¹ Upon submission of a State of California application for an annual license, the Bureau of Cannabis Control will send system-training registration information to FCC. Once an annual license is approved and the license holder and/or designated Account Manager has completed New Business System Training, they will be able to access the METRC system. FCC will require that any of its managers or employees who will be involved in the transfer of cannabis have successfully completed the relevant training on the selected software application and transactional/transportation security protocols.

6.0.4. Inventory Control System: POS



²⁹ Fairfield Ordinance 2020-07; 10E (a)(13), (14).

³⁰ Which Systems, in part, from the landmark 2005 California case, *Gonzales v. Raich* (If you can demonstrate a closed loop, in which no cannabis crosses State borders, it strengthens against federal intervention).

³¹ BCC §5048.

7. Information Security and Record Keeping³²

Patient/patron privacy is important. All staff of FCC will abide by HIPAA standards and guidelines to safeguard all private personal information. In compliance with State regulations, all records will be kept current and accurately reflect personal information and will only be accessible to authorized personnel.³³ In accordance with State regulations, all records referenced must be immediately producible to regulatory entities upon request. Electronic or digital records will be stored at both on-site and off-site locations with long term back-up storage. Records will be available for review or production to regulatory or law enforcement officials as required by Federal and State law.

[REDACTED]

[REDACTED]

[REDACTED]

7.0.1. Information Transmission

Any communications regarding personal information of patients will be done in accordance with all Federal and State regulations and guidelines and HIPAA best practices. To help support this practice we will include a disclaimer regarding patient privacy in all communications.

The transfer or sharing of records or files pertaining to customer specific transaction data or contact or personal information including address, telephone number, email, or driver's license to any third party except by law or with expressed written consent of the consumer is strictly prohibited.

³² Fairfield Ordinance 2020-07, § 10E(a)(3).

³³ BCC § 5037.

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All manner in which records are to be maintained, stored, produced, and shared in either hard copy or electronic will be in accordance with standards from the BCC and the Fairfield Police Department.

7.1 Record Keeping

Records relative to this section include mandated records³⁴, incorporating the following: financial records, tax payments collected and paid, personnel records, personnel training records, contracts with other licensees regarding commercial cannabis activity, permits, licenses, and other local authorizations to conduct the licensee's commercial cannabis activity, security records and reports, documentation for data or information entered into the track and trace system, records relating to branding, packaging, and labeling, inventory logs and records, transportation bills of lading and shipping manifests for completed transports and for cannabis goods in transit, vehicle and trailer ownership records, quality-assurance records, records relating to destruction of cannabis goods, laboratory-testing records, and other relevant business records.

Conclusion

FCC understands that security is of the utmost importance and intends to ensure that all employees are trained and aware of all policies and protocols included in this plan. We are keenly aware of the unique security challenges that cannabis retail businesses face, and we have taken extensive measures to ensure professionally vetted policies, procedures, practices, personnel, and systems are in place.

FCC is dedicated to providing comprehensive protection for our facility, inventory, employees, and the public. The security measures we employ will meet or exceed all requirements set forth by the City of Fairfield and be in compliance with all State and local laws and regulations. This plan will change and will be updated on an annual basis or as City or State regulations change. Finally, FCC welcomes the opportunity to engage with the Fairfield Police Department to ensure that we coordinate efforts to keep our business and the Fairfield community safe.

³⁴ BCC § 5037; Fairfield Ordinance 2020-07, § 10E.20.



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& Fairfield Wellness

"Integrity - Professionalism - Education"

Proposed Location of Business

150 Alaska Ave.
Fairfield, CA 94533

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6. Description of Location

Fairfield Cannabis Collective (FCC) proposes a commercial cannabis retail business at 150 Alaska Ave. in Fairfield, CA 94533. FCC secured a lease on the property in preparation for retail operations.

This building has been vacant since June 2020, making it an attraction for graffiti, litter and transients. FCC seeks to improve the appearance of the existing building and make the surrounding area safer with security cameras, outdoor lighting, and a 24-hour on-site security guard. FCC looks forward to helping to keep the neighborhood safe and clean as our Board has done at other locations. FCC will bring cannabis education, high quality products and excellent customer service to the community of Fairfield and will increase patrons to local businesses in the surrounding area. Fairfield has a population of 117,000 and receives thousands of visitors each year. FCC plans to be one of the many wonderful reasons to visit Fairfield.

6.0.1. Location and Zoning Ordinance Compatibility

On September 15, 2020, FCC received a Zoning Verification letter for a Commercial Cannabis Business from the City of Fairfield verifying that the location is appropriately zoned and in compliance with City Ordinance (See FCC PDF File 5).¹ The property is zoned “Commercial Thoroughfare” (CT), one of the zoning districts approved for commercial cannabis retail businesses.² Cannabis retail fits in with the CT zoning district, “characterized by a mixture of small, individual and multi-tenant commercial buildings, shopping centers, automobile services and sales, and fast-food restaurants.”

This location meets all zoning, setback and buffer requirements from the sensitive uses of the Fairfield ordinance regulating cannabis businesses. Specifically, the proposed location is more than 600 feet from public or private schools providing instruction in kindergarten or any grades 1st through 12th; a child day care center; or a youth center.³

FCC’s proposed location near Air Base Parkway, North Texas St., and Interstate 80 will bring travelers and visitors to our great business community. Compatible surrounding uses include restaurants (Benicia Grill, Adalberto’s, Carl’s Jr’s, Donut Wheel, Taco Bell, Chicken Express, and Papa Murphy’s), other retail businesses (AM/PM, Fisherman’s Warehouse, Louis Rolon Fabric, Andy’s Pawn Shop), and services (Animal Hospital in Fairfield, Payless Auto, Golden State Tire, 7 Flags Car Wash, Fairfield Smog, Sunrise Dental, Western Dental and Orthodontics, All In One Vacuum Center, Letti Tax Services), and apartment complexes. This nexus of business will allow customers to combine their stop with gas, delicious food, shopping, banking, dental or veterinary appointments, carwash, car maintenance and cannabis before returning to their travels.

¹ Fairfield Ordinance 2020-07, § 10E.18(d)(1), (2).

² Fairfield Ordinance 2020-07, § 10E.18(b).

³ Fairfield Ordinance 2020-07, § 10E.18(c).

6.0.2. Premises Surroundings

The approximately 4,000 square foot premises is located in a stand-alone building on a 12,327 square foot lot. The large lot size will ensure that no odors affect any of the surrounding uses.⁴ In addition, over 8,000 feet of open space will provide room to accommodate loading facilities, a large parking lot, landscaping, and all items required for development (See Photos 1 and 2).⁵

6.0.3. Retail Traffic

The proposed premises is conveniently located less than 200 feet off Airbase Highway, and less than a mile from Interstate 80.⁶ The Parkway is off a major Interstate 80 exit. This is a heavily traveled thoroughfare in Fairfield, with hundreds of automobiles traveling daily. FCC's proposed location is less than one mile from the freeway exit. Opening FCC at this location is sure to increase foot and vehicle consumers to the business community of Waterman Boulevard, Air Base Parkway, and Travis Airforce Base (See Map View at Photo 3).

To accommodate customers, FCC will provide a private parking lot with twelve parking spaces, including an A.D.A. space.⁷ In addition, Alaska Avenue has over 360 feet of street parking in both directions. (See Photos 4 and 5). To ensure FCC does not impact neighbors, we will offer express ordering to customers to expedite product pickup.

6.0.4. Building Plans

To ensure the premises meets local and state regulations, FCC plans to make modifications to the building's interior layout. The proposed changes will consist of upgrades and additions to walls, doors, lighting, paint, flooring, HVAC, and bathrooms.⁸ All landscaping will be removed and new landscaping will be added to ensure that landscaping meets FCC's standards and is created in a manner to allow visibility for safety and security of the premises. See proposed Floor Plan on the following page.

6.0.5. Conclusion

With our unique environment and atmosphere, we will bring a special experience to the community of Fairfield and will help increase foot traffic to local businesses in our surrounding area. We are delighted to be located next to professional, sustainable, well-respected neighboring businesses and look forward to building mutually beneficial relationships. When businesses support other local businesses and help draw patrons to each other, it bolsters sales within the area and creates a strong community bond that keeps money within Fairfield. FCC is excited to bring new life into our neighborhood and the surrounding business community we will share, and we would be honored and proud to call the great City of Fairfield home.

⁴ Fairfield Ordinance 2020-07, § 10E.19(d)(3).

⁵ Fairfield Ordinance 2020-07, § 10E.19(d)(4).

⁶ Fairfield Ordinance 2020-07, § 10E.19(d)(5).

⁷ Fairfield Ordinance 2020-07, § 10E.19(d)(4).

⁸ Fairfield Ordinance 2020-07, § 10E.19(d)(6).

6.1 Proposed Floor Plan

See FCC's Proposed Floor Plan on the following page 128.

REDACTED

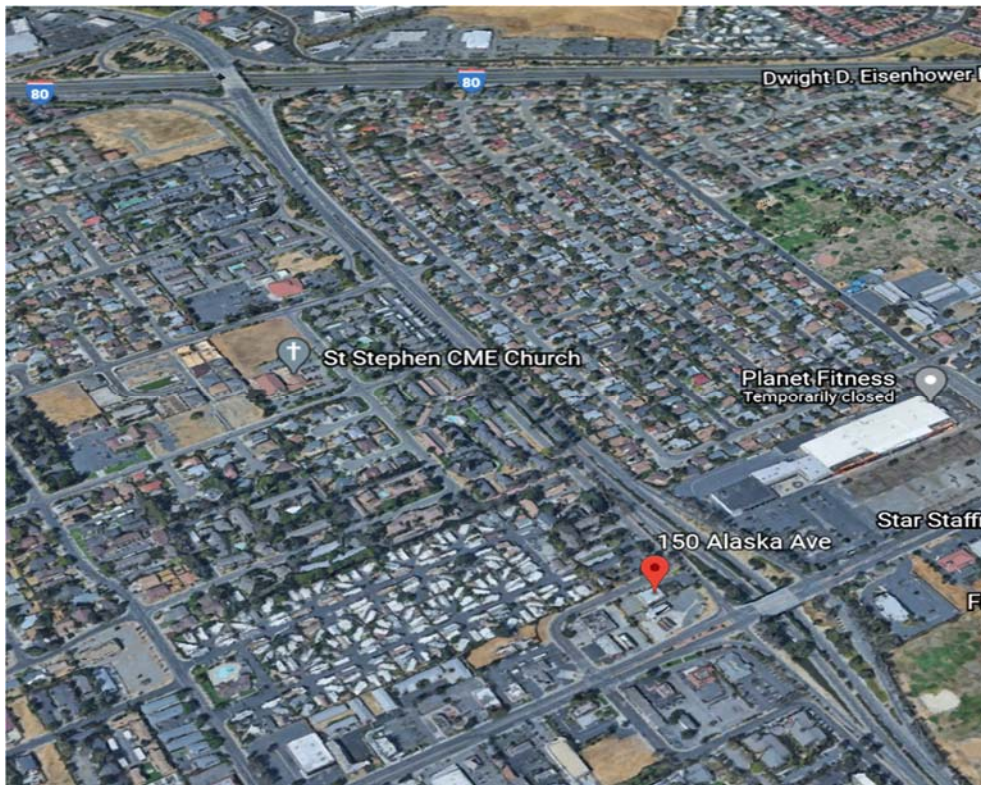
6.2 Photographs of Property



1. Building Frontage - View from Alaska Avenue



2. Aerial View of 150 Alaska Avenue



5. Map View



4. Available Street Parking (see yellow highlights)



5. Parking Lot

Neighboring Businesses:



6. Neighbor to the North - Animal Hospital in Fairfield



7. Neighbor to the South - Payless Auto / Fairfield Smog & Detail



8. Neighbor to the East - Alliance Gas



9. Neighbors to the West: 131 Alaska Ave. Apartments



10. Neighbors to the West: 205 Alaska Ave. Apartments

6.3 Site Plans

See FCC's Site Plans on the following pages 135 through 136.





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Community Relations Plan
2020

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1. Introduction

Fairfield Cannabis Collective (FCC) is dedicated to ensuring that we are a benefit to our members, our community, the City of Fairfield, Solano County, and the State of California. We appreciate the opportunity to demonstrate how FCC will be an asset to the local Fairfield community and surrounding areas.

As a thriving business, we will be able to make a difference in our community through: (a) public outreach and educational programs for youth organizations and educational institutions and community education, and (b) financial contributions to charities, volunteer hours, event sponsorships, Big Days of Giving, and the Adopt-A-Highway program.

FCC will be more than a commercial cannabis retail business. Our organization will offer a variety of unique and beneficial programs that will improve the quality of life for our members and our entire community. We commit to dedicating ample resources and energy towards educating our members and the public.

We will provide referrals to other local holistic health practitioners in order to help guide members in their journey to wellness. Our legacy of community involvement and economic benefit will have a positive impact on working towards the City's strategic priorities and beyond. We believe people who are valued and feel healthy and happy show up in the world as their best selves. Then, they go home to their families and communities, making the world a better place for themselves and for others.

2. Community Relations Plan

a. Proposal for Public Outreach and Educational Programs

FCC is developing a public education plan unique to Fairfield that outlines the risks of youth use of cannabis and identifies resources available to youth related to drugs and drug addiction. FCC will make the plan available to youth organizations and educational institutions. We will utilize the "Let's Talk Cannabis Community Toolkit" designed by the California Department of Public Health¹, along with our own research tools and experiences, to create positive community relations.

Our aim is to educate our community and to aid in prevention of youth drug abuse. We plan to do this by hosting Youth Cannabis Awareness & Prevention Nights for parents and adults at our premises and other locations in Solano County, including but not limited to: Solano Community College, Chamber of Commerce, Fairfield Rotary Club and Fairfield Suisun Adult School. During these events, we will provide education on a variety of topics regarding cannabis products and potency; effects of cannabis use; usage trends; recognizing usage amongst youth; health, safety, and legal repercussions; the dangers

¹ <https://www.cdph.ca.gov/Programs/DO/letstalkcannabis/Pages/Community-Toolkit.aspx> (Community Toolkit).

associated with drug addiction; how to create open-dialog about cannabis; parental usage; and how to store cannabis safely and securely away from children.

During FCC's educational programs, we will gauge local concerns by asking questions in effort to learn more about present community concerns. FCC will utilize this information to help drive positive change. Community participants will have opportunities throughout the presentation and at the end for questions or comments. FCC will advertise dates to our Youth Cannabis Awareness & Prevention Nights in local publications to reach a broad audience and invite a greater number of Fairfield residents to attend.

Key points and notes from the presentation as well as links to additional outside resources on youth cannabis use and drug addiction prevention will be included in informational pamphlets that will be given out at all Youth Cannabis Awareness & Prevention Nights and will be readily available to all interested parties. These pamphlets will also be available at FCC as well as local youth outreach centers and adult education facilities.

i. Youth Organizations

We plan to collaborate with and offer assistance to current programs such as: Solano County Substance Abuse Services², the Solano County Alcohol and Drug Advisory Board³, Turning Winds Group Homes for Teens⁴, Fairfield P.A.L.⁵, and the Children's Network of Solano County⁶.

ii. Educational Institutions

Board member Kimberly Cargile has provided cannabis education to community organizations, government organizations and colleges for over a decade. She has organized classes at Sacramento City College on cannabis and has taught the course on cannabis for the Health Education Class "Alcohol and Other Drugs" at Sacramento State University for the last ten semesters. She will be teaching it again this semester. FCC plans to continue providing education by working with educational institutions including Solano Community College⁷, Fairfield Suisun Adult School⁸, Solano Adult Education⁹, and the CalRegional Education Center¹⁰.

² <https://www.solanocounty.com/depts/hss/sas/>.

³

https://www.solanocounty.com/depts/bh/board_meetings_committees_n_public_hearing_meetings/adab/default.asp.

⁴ <https://www.turningwinds.com/g/Group-Homes-for-Teens/Fairfield-California-CA/>

⁵ https://www.fairfield.ca.gov/gov/depts/police/fairfield_pal/default.asp

⁶ <https://www.childnet.org/parental-support>

⁷ <https://welcome.solano.edu/>

⁸ <https://www.fsusd.org/fsas>

⁹ <https://solanoadulted.org/>

¹⁰ <https://www.calregional.com/>

iii. Community Education

FCC's leadership team has a history of dedicating time and resources to educate the public about cannabis and healthcare. Owner and Director Haley Andrew has provided cannabis education to Solano County organizations, including: Rotary of Dixon, Rotary of Vacaville, Soroptomist of Dixon, the Dixon Chamber of Commerce, Senior Living Residences, and Vacaville Celebrate Seniors. Likewise, Owner and Director Deanna Garcia has provided cannabis education in Stanislaus County to Blue Star Mothers, Veteran Walk, Seniors in Retirement (SIR), Riverbank Downtown Business Association, Gold Star Central Valley and the Modesto Chamber of Commerce.

We are dedicated to educating the community on the benefits as well as the risks of using cannabis. FCC plans to hold an introductory community outreach event, for which we will work with other local cannabis advocates and groups to provide the community with education on the new Fairfield cannabis ordinance and legal access to cannabis.

FCC will hold monthly open houses as we go through the application process to show neighbors and the community how we intend to operate. We will provide a short educational seminar and question and answer time to provide education on cannabis as a medicine.

We will also be working with the press in Fairfield and Solano County. We are writing a monthly Op-Ed on cannabis to be published in Fairfield that includes topics associated with cannabis; for example: cannabinoids, cannabis medicine, terpenes, and how to dose correctly.

Cannabis education will routinely be extended to our community by providing seminars, educational booths at community events, and guest speaking at community events. At related cannabis retail stores, the FCC executive team has offered the following in-demand educational topics: "What is CBD/THC and what does it do in our bodies?", "Cancer: Cannabis," "Mental Health/PTSD: Cannabis," "Autoimmune disorders: Cannabis, Dosing," "Chronic Pain: Cannabis" and many more. By taking classes, people can feel empowered to take control of their physical and mental health and personal care regimens as they navigate healthcare and healing.

b. Financial Contributions

Within the first few years of operation, FCC expects to become financially sustainable and has committed to donating 5% of our profits to charity. FCC has chosen the following charities that share our mission of providing assistance to the less fortunate members of our community. We are committed to providing monthly financial contributions to numerous local charities throughout Fairfield and Solano County.

Organizations we are looking into working with include: Solano Land Trust;, Veterans Unlimited Services of Solano County, Solano Pride, Food Bank Of Contra Costa

F.W.C. Inc.
Fairfield Commercial Cannabis Retail License Application
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And Solano, Mission Solano, FFPD P.A.L., Chamber of Commerce, Fairfield Main Street Association, Operation: Care and Comfort, Solano Community Foundation, Safequest Solano, Leaven Program, Matt Garcia Foundation, Ujima Family Recovery Service, Downtown Theatre, National Alliance on Mental Illness, and the Fairfield Community Services Foundation.

The FCC executive team has a long history of giving back to our communities. Our charitable donations are aligned with the goal of providing help where help is needed most. Over the last few years, our sister stores, A Therapeutic Alternative, Dixon Wellness and Modesto Cannabis Collective have met goals and made good on promises of donating to over seventy charitable causes including: Acme Theatre Company, Adopt-A-Highway, ACLU (American Civil Liberties Union), Advocates for Justices, Alice Birney Parent Guild, American Red Cross, Americans for Safe Access, Amnesty USA, Anti-Recidivism Coalition, Araceli Farms Lavender Festival, CannMed, CCIA (California Cannabis Industry Association), Big Day Giving, Boys and Girls Club, Brownie Mary Club, California Asian Pacific Chamber, Californians for Sensible Adult Use, CGA (California Growers Association), Charity Water, Chill Sacramento, Collective Giving, Compassionate Capital Region, Court Appointed Special Advocates, Dixon Family Services, Doctors Without Borders, Donors Choose, East Sacramento Chamber of Commerce, Dixon Chamber of Commerce, The Eden Gathering, Dixon Farmer's Market, Dixon's Christmas Tree Lighting Festival, Dixon's Grillin & Chillin, 4-H of Dixon, Future Farmers of America - Dixon Chapter, LambTown Festival, Dixon Highland Games, Dixon Citizen of the Year Dinner, Downtown Dixon Business Association Annual Wine Stroll and Beer Crawl, Farmer to Fork, Funding Our Children, Gifts to Share, Inc./POPS, Go Fund Me, Good Will, Green Planet Films, Homeless Hand Washing Stations, Healing Journeys, Heifer International, Inter-Dependence Day Sac, Kiwanis Club of Dixon, Last Prisoner Project, Loaves & Fishes Homeless Shelter, Modesto Neighborhoods, My Sisters House, NAWBO (National Association of Women Business Owners), Network for Good, NorCal AIDS Cycle, NORML, Pebbles Trippet Fund, Planned Parenthood, Project CBD, Putah Creek Council, Restore California, Rotary of Dixon, Sacramento LGBT Community Center, Project UpLift, Sacramento Stand Down, Salvation Army, School Tours of America, Sonoma Land Trust, SPLC (Southern Poverty Law Center), Standing Rock, Stanislaus Children Crisis Center, Surgery and Recovery, Sunburst Projects, Susan G Komen Foundation, SQ Foundation, Triumph Cancer Foundation, US Veterans Assistance Foundation, V-Day Sacramento, Veteran Holistic Group, Vacaville's Ag and Art Film Festival, Vision 2020, WEAVE, Wellbeing Resources, Wellness Within, Wellspring Women's Center, Wide Open Walls, Wind Youth Services, Women's Empowerment, Women's Improvement Club of Dixon, YCCC (Yolo County Cannabis Coalition), and Yolo Hospice.

i. Event Sponsorships

An excellent way for FCC to provide support and education to the community is through sponsorships and educational booths. It is an honor to have the opportunity to offer sponsorship to local community events, and FCC looks forward to providing

educational information whenever possible while attending events such as summer farmers' markets, Fairfield's Annual Tomato Festival, block parties, vintage and antique fairs, the 4th of July Parade, North Bay Wine Brews and Food Jubilee, downtown art walks, harvest festivities, Christmas tree lighting and holiday festivities, Chamber of Commerce events, and golf tournaments.

ii. Big Days of Giving

FCC will identify days throughout the year where a percentage of that day's sales will be contributed directly to a specific charity. Examples of Big Days of Giving include Earth Day, where FCC will donate 5% of our sales to an eco-friendly charity, or Veterans' Day, where we will donate 5% of FCC sales to a chosen Veterans' services organization. FCC will advertise Big Days of Giving through social media to ensure customers are informed of the best days to shop to contribute to our community.

iii. Adopt-A-Highway Program

FCC plans to enroll in the Caltrans Adopt-A-Highway Program to assist in the beautification of Fairfield and Solano County. The program provides an avenue for individuals, organizations, or businesses to help maintain sections of roadside within California's State Highway System. The program, which began in 1989, has been among the truly successful government-public partnerships of our time. More than 120,000 Californians have cleaned and enhanced over 15,000 shoulder-miles of roadside. Participation may include one or more of the following activities: removing litter (work frequency varies with location), planting and establishing trees or wildflowers, removal of graffiti, and/or controlling vegetation.



c. Hours of Commitment

To further FCC's commitment to maintaining a positive local community, in addition to company financial contributions to organizations, we also pay each employee for eight hours of time every month to volunteer for charities and community organizations. This helps the community understand our commitment and ensures that our employees are invested in their community.

We are committed to paying our employees for at least 9,216 hours of volunteer time over the next four years. At the lowest estimate, the dollar value of this time is nearly \$140,000.00 above and beyond the 5% of profit charitable commitment we pledged to the City. This will not only improve the amount of work that the charities and community organizations are able to do, but it will provide our employees with an opportunity to expand their perspectives and gain a grateful frame of mind.

It is our long-term goal to provide an in-house employment position for a Community Outreach Coordinator. This person will coordinate with local charities and the Chamber of Commerce to ensure that our employees are volunteering effectively, and we are doing our part to make the world a better place.

3. Conclusion

FCC's top priority is to do our part to make the world and our community a better place. We know that being a leader in the cannabis industry requires a commitment to education, and that education and involvement begins locally. FCC's dedication to the Fairfield community is multi-dimensional. Our leadership team has spent decades learning how to meaningfully engage with local communities. We are committed to developing positive community relations through education, charitable contributions, and volunteering. As business developers, educators, caregivers and wellness practitioners, we have created a proven method and culture that is able to support and sustain our ambitious and comprehensive plans.

Our executive team has years of experience working with state and local governments, regulatory agencies, and our communities to provide model cannabis retail business services. Our commitment to transparency, outreach, and adherence to regulations has received notice and commendation from many of the organizations with which we have worked. Attached as **Exhibit A** is a representative sample of some of the many letters of support FCC and our executive team have received for their application for a Fairfield cannabis retail license. FCC looks forward to continuing to set and meet these high standards for business operations in the cannabis industry through working with the City of Fairfield and creating exemplary community relations.

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Fairfield Commercial Cannabis Retail License Application
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EXHIBIT A
Letters in Support of FCC

Assembly California Legislature

December 18, 2015

Kim Cargile
Director, A Therapeutic Alternative Dispensary
3015 H Street
Sacramento, CA 95816

Re: Informational Hearing on the Medical Marijuana Regulation and Safety Act (MMRSA)

Dear Ms. Cargile:

In the next few years, California will be working on implementation of the MMRSA, which establishes the state's regulatory framework for the medical marijuana industry. To help provide transparency and encourage public participation in this process, the Assembly Committees on Business and Professions, Health, and Agriculture will be holding a joint informational hearing entitled: *Medical Marijuana Regulation: The Plan for Statewide Implementation*, to discuss the implementation of the MMRSA.

We invite you to participate as a panelist at this hearing, which will be held from 1:30 to 4:30 p.m. on January 19, 2016 in Room 4202 of the State Capitol. We would like to have the perspective of your organization on the implementation process thus far and going forward. Remarks for your panel will be limited to 7 to 8 minutes per panelist due to time constraints. If you prefer to designate a different person to participate on the panel, please provide us with his or her contact information so that we can send him or her the final details regarding the hearing. In addition, if you have informational pamphlets that you wish to share with the public at the hearing, please send a copy to us so that we can review them for appropriateness for public consumption. We would appreciate your R.S.V.P. by 5:00 p.m. on December 28, 2015. We will be sending out a finalized agenda and some potential questions to help outline your remarks in the upcoming weeks. Should you have any questions, please do not hesitate to contact the Assembly Committee on Business and Professions at: (916) 319-3301. We look forward to hearing from you.

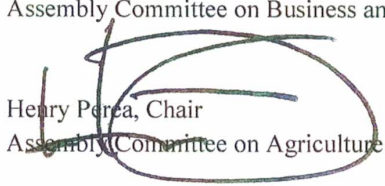
Sincerely,



Susan A. Bonilla, Chair
Assembly Committee on Business and Professions



Rob Bonta, Chair
Assembly Committee on Health



Henry Perera, Chair
Assembly Committee on Agriculture

CC: Arnie Sowell, Office of the Assembly Speaker





Dear Kimberly,

Thank you for attending my cannabis stakeholders roundtable earlier this month. I greatly appreciate your presence and input in our discussions, as always.

Your insider business perspective is important in the statewide effort to implement a sustainable and equitable regulatory environment for everyone invested in the success of the cannabis industry. Thank you again for providing valuable insight into the complexity and consequential impacts of recent cannabis regulations.

I look forward to your participation in future discussions! Please do not hesitate to contact me, as I welcome any further comments or suggestions.

Sincerely,

Kevin McCarty
Assemblymember, 7th District



CALIFORNIA CANNABIS INDUSTRY ASSOCIATION

1225 8th St. STE 250, Sacramento, CA 95814 | 866.774.6932

To Whom It May Concern,

The California Cannabis Industry Association (CCIA) was formed to unite the voice of the legal cannabis industry in order to help educate and act as a resource to lawmakers. We are by far the most influential trade association in the state representing the diverse interests of the cannabis industry. Our unified voice includes 450 businesses, representing 650 cannabis brands and nearly 10,000 employees across the state.

Over the past 5 years we have advocated on behalf of cannabis businesses to be regulated and taxed like any other business in the state. We have developed strong relationship with the Governor's office, the state legislature, and regulating departments as we help build the framework for California's next great industry.

Kimberly Cargile of A Therapeutic Alternative is the longest standing member of CCIA. She is a valuable resource to our association and has made immeasurable contributions in our work to achieve responsible cannabis regulation and business growth in California. Kim Cargile has provided her expertise by testifying on behalf of the industry, and has assisted with tours that CCIA provides to legislators and regulators from every region of the State of California.

We view Kimberly Cargile as a leader in the cannabis space and as an exemplary actor within our industry.

Please let me know if you have any questions or concerns. I can be reached at Lindsay@cacannbisindustry.org or at 415-793-3478.

Sincerely,

LINDSAY ROBINSON
Executive Director



**Community & Economic
Development Department**

P.O. Box 642

Modesto, California 95354

209.577.5267

Modestogov.com

September 21, 2020

Deanna Garcia
CR&D, Inc.
439 Maze Blvd.
Modesto CA 95351

Subject: RESULTS OF COMPLIANCE

Dear Deanna:

This letter is to provide you with the results of the compliance inspection that was conducted by the City's cannabis consulting firm, HdL Companies, on July 30, 2020. I would like to commend you and your team for a well-run cannabis dispensary. Your well-managed business helps the City's cannabis program be recognized as a positive example for other public agencies.

As a result of the compliance inspection, there are no findings to address at this time.

If you have any questions, please contact me at 209-577-5473 or mtucker@modestogov.com.

Thank you.

Sincerely,

Marcus Tucker

Marcus Tucker
Business Analyst

September 4, 2020

Jim Ernest
Dixon City Councilmember, District 2
600 East A St.
Dixon, CA 95620

To Whom it May Concern:

I am writing this letter as a reference to support Haley Andrew's application for Fairfield Cannabis Collective, a proposed cannabis retail store in Fairfield.

I first met Haley in 2017 when I was a planning commissioner, and as she began the application process for Dixon Wellness here in Dixon. I have watched Haley navigate through the application process, open her retail store, and become a respected business owner in our city.

Haley has interacted well with our community from the start. Her application appearances were informative and well prepared. She held community based education seminars and open house events to introduce her business to our community. She joined the Dixon Rotary, the Dixon Downtown Business Association, and the Dixon Chamber of Commerce and is currently active in those organizations. I have personally seen her volunteering and contributing on numerous occasions. In 2019, Haley was recognized for her efforts when she was named Ambassador of the Year by the Dixon Chamber of Commerce.

Dixon Wellness Collective keeps their site clean and well cared for. The property has 24 hour security. I know of no incidents or complaints about activities inside or outside of Dixon Wellness. Her business is well run. I have not heard of any problems or complaints concerning her compliance with city business requirements.

I value Haley as a respected member of our community, and have reached out to her more than once to get her opinion on community matters.

I believe Fairfield Cannabis Collective will become an asset to your city as Dixon Wellness Collective has become to ours. Please feel free to contact me at 707 999 0294 if you have questions.

Sincerely,

A handwritten signature in black ink, appearing to read "Jim Ernest", with a stylized flourish at the end.

Jim Ernest
Dixon City Councilmember, District 2

STEVEN C. BIRD
VICE MAYOR

CITY OF DIXON
600 EAST A ST. • DIXON, CALIFORNIA 95620-3697
PHONE (707) 678-7000 EXT. #200 • FAX (707) 678-1489
TTY (707) 678-1489
WEBSITE: www.ci.dixon.ca.us EMAIL: citycouncil@ci.dixon.ca.us

Vice Mayor Steven C. Bird
City of Dixon
Retired Police Captain, Dixon Police Department

September 2, 2020

To Whom It May Concern:

I am writing in strong support of Haley Andrew and her team, Fairfield Cannabis Collective's application for a proposed retail site in Fairfield, CA. Since coming into Dixon in 2017, Haley and the Dixon Wellness Collective team have been a model for what a business should be in any City. Haley has participated at numerous community events through both sponsorship and donating her time, making a positive impact and impression on our City. Haley is a current member of Rotary of Dixon, Downtown Dixon Business Association, and is an active member of the Chamber of Commerce. In 2019, Haley earned the Ambassador of the Year award from the Dixon Chamber of Commerce.

At first, there was hesitation in Dixon about establishing a cannabis business in our small City, however, Haley and her team were able to win over the majority of the initial opposition. Through numerous community-based education sessions, open houses and events, she was able to change the discourse around cannabis in the City of Dixon -- their team was able to convince the community that cannabis is not only acceptable but also can help so many people.

Though their store is remarkably busy throughout the day, it is obvious that the team takes care of the property and expertly manages the clientele. They have 24-hour security that allows for constant monitoring of the store and surrounding area. In addition, they have constant patrols of the property throughout the day to ensure there is no on-site consumption.

Haley and the entire Dixon Wellness Collective team are an excellent option for operators in your City. Their impeccable reputation is well deserved and they stand by their word. They will make every effort to establish themselves as a trusted and integral member of your community.

Thank you and the best of luck in your decision.

Sincerely,



Steven C. Bird,
Vice Mayor, City of Dixon

CAPTAIN STEVEN BIRD
RETIRED

CITY OF DIXON POLICE DEPARTMENT
P.O. BOX 1352 • DIXON, CALIFORNIA 95620
CELL (707) 685-5217
Email: sbird_dixonpd@yahoo.com

Attachment 25 – Letter of Support - McKinley Montessori School



McKinley Montessori School

Rebecca Judge and Kathleen Galvan
Owners and Directors



January 30, 2014

To: City of Sacramento
Planning Commission

We want to voice our support of the permit application for A Therapeutic Alternative to do business at 3015 "H" Street. We have been in business on this block since 1981, and own the two buildings across the street.

We have had an opportunity to tour the building, meet the Director and staff and security guard, and learn about the programs and goals and clientele. We have been very impressed with their professionalism, their compassion, and the growth-oriented atmosphere they have created. We feel that their work is an asset to the community, and their presence is an asset to our neighborhood.

If you have any questions, please do not hesitate to contact us at any time.

Sincerely,

Rebecca Judge & Kathleen Galvan
Rebecca Judge and Kathleen Galvan
Co-Owners and Co-Directors

3008 H Street Sacramento, California 95816 (916) 447-5331



SACRAMENTO
STATE

California State University, Sacramento
Public Health Survey Research Program

6000 J Street • Folsom Hall 2048 • Sacramento, CA 95819-6128
T (916) 278-2080 • F (916) 278-2200 • www.csus.edu/research/phsrp

10/29/2019

A Therapeutic Alternative, Incorporated
3015 H Street
Sacramento, CA, 95816

To whom it may concern:

On Saturday, April 6th, and Monday, November 4th, A Therapeutic Alternative allowed associates of the Public Health Survey Research Department at California State University, Sacramento to conduct voluntary and confidential research with registered clients as part of the "California Cannabis Consumption (C3) Study." The goal of this study is to quantify the amount of cannabis Californians are using. This information will be used by the Department of Pesticide Regulation to inform important decisions that will ultimately protect consumers from high levels of residual pesticides in commercially available cannabis products.

I thank you and your members for participating in this important study; together we can help ensure that cannabis products are safer for California consumers.

You may contact me at (916) 278-2080 for further information.

Sincerely,

A handwritten signature in blue ink, appearing to read 'Julia C. Tomassilli', written over a large, faint green circular watermark.

Julia C. Tomassilli, Ph.D.
Director, Public Health Survey Research Program (PHSRP)
California State University, Sacramento
6000 J Street
Sacramento, CA 95819-6128



**SACRAMENTO
STATE**

California State University, Sacramento

6000 J Street • Sacramento Hall 220 • Sacramento, CA 95819-6026
(916) 278-9999 • (916) 278-9999 Fax • www.csus.edu

December 2013

Kimberly Cargile, Director

A Therapeutic Alternative

Sacramento, CA

Dear Kimberly,

On behalf of the Fall 2013 Health Science 130: Alcohol and Other Drugs class, I would like to thank you for your informative presentation on Medicinal Marijuana at Sacramento State on November 26, 2013.

We are fortunate to have had someone of your professional expertise and credentials volunteer time from your busy schedule to address the students and serve as a resource person. The first hand experiences you shared about dispensaries in and around Sacramento and the myths and facts of medicinal marijuana gave the students a greater understanding and, for some, acceptance of the drug.

It has been a pleasure working with you, and I look forward to working with you in future educational endeavors.

Sincerely,

Dawn Nozicka-Ferris, MHSE, MCHES

Adjunct Lecturer

Department of Kinesiology and Health Science

CSU Sacramento

UCLA Luskin School of Public Affairs

337 Charles E. Young Drive East
Los Angeles, CA 90095

September 13th, 2013

A Therapeutic Alternative, Incorporated
3015 H Street
Sacramento, CA 95816

To whom it may concern:

On Friday September 13th A Therapeutic Alternative allowed associates of the Luskin School of Public Affairs at the University of California, Los Angeles to conduct voluntary and anonymous research surveys with registered patients as part of my study entitled: "Evaluating the Geography of Medical Cannabis Facilities on Crime, Price, and Use". The goal of this study is to understand how use of medical cannabis is related to patient health conditions and how patients utilize medical cannabis outlets. The information collected will be used by researchers, social service agencies, and others to determine how to improve neighborhoods and social services for families and individuals living around medical cannabis outlets.

I thank you and your members for participating in this important study; making sure the voice of patients is heard is critical to providing empirical evidence about the use of medical cannabis. Our aim is that this research will inform laws and regulations so they can be based on evidence and not opinion.

You may contact me at 310-206-1602 or the project coordinator Elizabeth Schaper, MSW at 310-405-5044 for further information.

Sincerely,



Bridget Freisthler, Ph.D.
Project Director
UCLA Luskin School of Public Affairs
3250 Public Affairs Building
Box 951656
Los Angeles, CA 90095



F.W.C. Inc.
dba: Fairfield Cannabis Collective
& Fairfield Wellness

“Integrity - Professionalism - Education”

PDF File #3
Background Check Documentation

1. Haley Andrew
2. Kimberly Cargile
3. Deanna Garcia
4. David Jones
5. Brandi Proffitt



Dixon Wellness <dixonwellnesscollective@gmail.com>

Your HdL Companies receipt REDACTED

1 message

HdL Companies <receipts+acct_1FXG5eDfTtf40VZQ@stripe.com>

Mon, Oct 12, 2020 at 2:52 PM

Reply-To: HdL Companies <support@hdlcompanies.com>

To: DIXONWELLNESSCOLLECTIVE@gmail.com

**Receipt from HdL Companies**

Receipt REDACTED

AMOUNT PAID

REDACTED

DATE PAID

September 8, 2020

PAYMENT METHOD

REDACTED

SUMMARYOrder Details: Fairfield gov services - 1 pcs. - Haley
Andrew

REDACTED

Amount paid

REDACTED

If you have any questions, contact us at support@hdlcompanies.com
or call at +1 909-861-4335.

Something wrong with the email? [View it in your browser.](#)

You're receiving this email because you made a purchase at [HdL Companies](#), which
partners with [Stripe](#) to provide invoicing and payment processing.



Cargile Kimberly

REDACTED

Your HdL Companies receipt REDACTED

1 message

HdL Companies <receipts+acct_1FXG5eDfTtf40VZQ@stripe.com>

Mon, Oct 12, 2020 at 2:55 PM

Reply-To: HdL Companies <support@hdlcompanies.com>

To: REDACTED

**Receipt from HdL Companies**

Receipt # REDACTED

AMOUNT PAID

REDACTED

DATE PAID

September 14, 2020

PAYMENT METHOD

REDACTED

SUMMARYOrder Details: Fairfield gov services - 1 pcs. - Kimberly
Cargile

REDACTED

Amount paid

REDACTED

If you have any questions, contact us at support@hdlcompanies.com
or call at +1 909-861-4335.

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You're receiving this email because you made a purchase at [HdL Companies](#), which partners with [Stripe](#) to provide invoicing and payment processing.



Cargile Kimberly

REDACTED

Fw: Your HdL Companies receipt [REDACTED]

1 message

Admin <d[REDACTED]>

Mon, Oct 12, 2020 at 2:50 PM

Reply-To: Admin <[REDACTED]>

To: Cargile Kimberly <[REDACTED]>, Dixon Wellness

<dixonwellnesscollective@gmail.com>, Brandi Proffitt <fairfieldcannabiscollective@gmail.com>, Dave Jones

<fairfieldwellnesscollective@gmail.com>

Sent from AT&T Yahoo Mail on Android

----- Forwarded Message -----

From: "HdL Companies" <receipts+acct_1FXG5eDfTtf40VZQ@stripe.com>**To:** "DEANNA.GARCIA@SBCGLOBAL.NET" <DEANNA.GARCIA@SBCGLOBAL.NET>**Sent:** Mon, Oct 12, 2020 at 2:49 PM**Subject:** Your HdL Companies receipt [#1648-3160]**Receipt from HdL Companies**

Receipt # [REDACTED]

AMOUNT PAID

[REDACTED]

DATE PAID

September 12, 2020

PAYMENT METHOD

REDACTED

SUMMARY

Order Details: Fairfield gov services - 1 pcs. - Deanna Garcia

[REDACTED]

Amount paid

[REDACTED]

If you have any questions, contact us at support@hdlcompanies.com or call at +1 909-861-4335.

Something wrong with the email? [View it in your browser](#).

You're receiving this email because you made a purchase at [HdL Companies](#), which partners with [Stripe](#) to provide invoicing and payment processing.



Dixon Wellness <dixonwellnesscollective@gmail.com>

Your HdL Companies receipt [REDACTED]

3 messages

HdL Companies <receipts+acct_1FXG5eDfTtf40VZQ@stripe.com>

Mon, Oct 12, 2020 at 2:53 PM

Reply-To: HdL Companies <support@hdlcompanies.com>

To: dixonwellnesscollective@gmail.com

**Receipt from HdL Companies**

Receipt [REDACTED]

AMOUNT PAID

[REDACTED]

DATE PAID

September 10, 2020

PAYMENT METHOD

[REDACTED]

SUMMARY

Order Details: Fairfield gov services - 1 pcs. - David Jones

[REDACTED]

Amount paid

[REDACTED]

If you have any questions, contact us at support@hdlcompanies.com or call at +1 909-861-4335.

Something wrong with the email? [View it in your browser.](#)

You're receiving this email because you made a purchase at [HdL Companies](#), which partners with [Stripe](#) to provide invoicing and payment processing.



Dixon Wellness <dixonwellnesscollective@gmail.com>

Your HdL Companies receipt REDACTED

2 messages

HdL Companies <receipts+acct_1FXG5eDfTtf40VZQ@stripe.com>

Mon, Oct 12, 2020 at 2:52 PM

Reply-To: HdL Companies <support@hdlcompanies.com>

To: dixonwellnesscollective@gmail.com

**Receipt from HdL Companies**

Receipt REDACTED

AMOUNT PAID

REDACTED

DATE PAID

September 14, 2020

PAYMENT METHOD

REDACTED

SUMMARY

Order Details: Fairfield gov services - 1 pcs. - Brandi Proffitt

REDACTED

Amount paid

REDACTED

If you have any questions, contact us at support@hdlcompanies.com or call at +1 909-861-4335.

Something wrong with the email? [View it in your browser.](#)

You're receiving this email because you made a purchase at [HdL Companies](#), which partners with [Stripe](#) to provide invoicing and payment processing.



F.W.C. Inc.
dba: Fairfield Cannabis Collective
& Fairfield Wellness

“Integrity - Professionalism - Education”

PDF File #4
Proof of Capitalization

1. F.W.C. Inc. – Bank Statement
2. Deanna Garcia – Letter of Credit
3. Deanna Garcia – Bank Statement
4. Kimberly Cargile – Letter of Credit
5. Kimberly Cargile – Bank Statement
6. M.E.H.C. Inc. – Letter of Credit
7. M.E.H.C. Inc. – Bank Statement

Wells Fargo Simple Business Checking

September 30, 2020 ■ Page 1 of 5

WELLS
FARGO

FWC INC

REDACTED

Questions?

Available by phone 24 hours a day, 7 days a week:
Telecommunications Relay Services calls accepted

1-800-CALL-WELLS (1-800-225-5935)

TTY: 1-800-877-4833

En español: 1-877-337-7454

Online: wellsfargo.com/biz

Write: Wells Fargo Bank, N.A. (114)
P.O. Box 6995
Portland, OR 97228-6995

Your Business and Wells Fargo

Visit wellsfargoworks.com to explore videos, articles, infographics, interactive tools, and other resources on the topics of business growth, credit, cash flow management, business planning, technology, marketing, and more.

Account options

A check mark in the box indicates you have these convenient services with your account(s). Go to wellsfargo.com/biz or call the number above if you have questions or if you would like to add new services.

Business Online Banking
Online Statements
Business Bill Pay
Business Spending Report
Overdraft Protection



IMPORTANT ACCOUNT INFORMATION

We're making important changes to the terms and conditions of several of our accounts. If these changes affect you, a detailed message is included below your transaction detail for each impacted account.

Statement period activity summary

Beginning balance on 9/1

Deposits/Credits

Withdrawals/Debits

Ending balance on 9/30

Average ledger balance this period

REDACTED

Account number: REDACTED

FWC INC

California account terms and conditions apply

For Direct Deposit use

Routing Number (RTN): 121042882

For Wire Transfers use

Routing Number (RTN): 121000248

Overdraft Protection

Your account is linked to the following for Overdraft Protection:

- Credit Card - REDACTED

Transaction history

Date	Check Number	Description	Deposits/ Credits	Withdrawals/ Debits	Ending daily balance
9/10					
9/11					
9/11					
9/14					
9/14					
9/15					
9/16					
9/16					
9/16					
9/16					
9/17					
9/17					
9/17					
9/21					
9/28					
9/30					
Ending					
Totals					

The Ending Daily Balance does not reflect any pending withdrawals or holds on deposited funds that may have been outstanding on your account when your transactions posted. If you had insufficient available funds when a transaction posted, fees may have been assessed.

Summary of checks written (checks listed are also displayed in the preceding Transaction history)

Number	Date	Amount
REDACTED		

Monthly service fee summary

For a complete list of fees and detailed account information, see the disclosures applicable to your account or talk to a banker. Go to wellsfargo.com/feefaq for a link to these documents, and answers to common monthly service fee questions.

Fee period 09/01/2020 - 09/30/2020

Standard monthly service fee \$10.00

You paid \$0.00

We waived the fee this fee period to allow you to meet the requirements to avoid the monthly service fee. This is the final period with the fee waived. For the next fee period, you need to meet one of the requirements to avoid the monthly service fee.

How to avoid the monthly service fee

- Have any **ONE** of the following account requirements
- Average ledger balance

Minimum required

\$500.00

This fee period

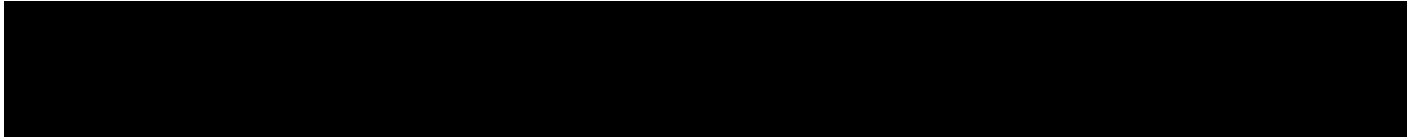
REDACTED



Monthly service fee summary (continued)

C1/C1

Account transaction fees summary



IMPORTANT ACCOUNT INFORMATION:

Your Wells Fargo Simple Business Checking account is changing.

Effective November 9, 2020, the name of your account will change to Initiate Business Checking (SM). Other changes to your account are listed below.

Effective with the fee period beginning after October 8, 2020, the \$10 monthly service fee can be avoided with ONE of the following options each fee period:

- Maintain a \$500 minimum daily balance
- Maintain a \$1,000 average ledger balance

If you do not meet one of the options above, the monthly service fee will be charged for fee periods ending on or after November 9, 2020.

In addition, effective with the fee period beginning after October 8, 2020, other features of your account will change:

- Your account will include more Transactions at no charge, increasing from 50 to 100 each fee period. The fee for Transactions over 100 each fee period remains at \$0.50 each.
- The definition of Transactions is changing to include all checks deposited and all withdrawals or debits posted to your account, including paper and electronic, except debit card purchases and debit card payments.
- Your account will include more Cash Deposits Processing at no charge, increasing from \$3,000 to \$5,000 each fee period. The fee for Cash Deposits Processed over \$5,000 remains at \$0.30 per \$100 deposited.

Fee Period: The fee period is the period used to calculate monthly fees. Your statement includes a monthly service fee summary with the dates of the fee period. The monthly service fee summary is also available through Wells Fargo Business Online® or Wells Fargo Mobile®.

What remains the same:

- The Business Fee and Information Schedule and Deposit Account Agreement, as amended, continue to apply.

If you have questions about these changes, please contact your local banker or call the number listed on this statement.

Thank you for banking with Wells Fargo. We appreciate your business.

September 22, 2020

City of Fairfield

Re: FWC Inc. Application for Retail Storefront Cannabis Dispensary

To whom it may concern,

I am writing to provide a statement of credit to FWC Inc. I have invested [REDACTED] into the company and intend to provide a additional [REDACTED] after the company receives it's Retail Storefront Cannabis Dispensary permit from the city of Fairfield. If in the future FWC Inc. needs a loan I will be happy to assist.

Please contact me with any questions or concerns,


Deanna Garcia

REDACTED

CHASEforBUSINESS

Printed from Chase for Business

Bank accounts

Bank accounts

Total available balance REDACTED

Accounts	Available balance	Present balance	Account type
Deanna Garcia (..)	REDACTED		
Deanna Garcia (..)			
Deanna Garcia (..)			
Deanna Garcia (..)			
Deanna Garcia (..)			
Deanna Garcia (..)			
Deanna Garcia (..)			
Deanna Garcia (..)			
Deanna Garcia (..)			
Deanna Garcia (..)			
Deanna Garcia (..)			
Deanna Garcia (..)			
Deanna Garcia (..)			
Deanna Garcia (..)			
Deanna Garcia (..)			

Credit cards

Accounts	Current balance	Payment due	Next payment due
BUSINESS CARD (..)	REDACTED		

October 1, 2020

City of Fairfield

Re: FWC. Inc. Application for Retail Storefront Cannabis Dispensary

To whom it may concern,

I am writing to provide a statement of credit to FWC Inc. I have invested [REDACTED] into the company and intend to provide an additional [REDACTED] after the company receives its Retail Storefront Cannabis Dispensary permit from the City of Fairfield.

Please contact me with any questions or concerns,

A handwritten signature in blue ink, consisting of several loops and a long horizontal stroke.

Kimberly Cargile

REDACTED



JPMorgan Chase Bank, N.A.
P O Box 182051
Columbus, OH 43218 - 2051

August 18, 2020 through September 16, 2020

Account Number: [REDACTED]

00624727 DRE 703 219 26120 NNNNNNNNNNN 1 000000000 11 0000

KIMBERLY CARGILE

REDACTED

CUSTOMER SERVICE INFORMATION

Web site: **Chase.com**
Service Center: **1-800-935-9935**
Deaf and Hard of Hearing: **1-800-242-7383**
Para Espanol: **1-877-312-4273**
International Calls: **1-713-262-1679**



SAVINGS SUMMARY

Chase Premier Savings

Beginning Balance

Deposits and Additions

Electronic Withdrawals

Ending Balance

Annual Percentage Yield Earned This Period

Interest Paid This Period

Interest Paid Year-to-Date

AMOUNT

REDACTED

The monthly service fee for this account was waived as an added feature of Chase Sapphire Checking account.

TRANSACTION DETAIL

DATE	DESCRIPTION	AMOUNT	BALANCE
	Beginning Balance		
09/01	REDACTED		
09/15			
09/16			

You earned a higher interest rate on your Chase Premier Savings account during this statement period because you had a qualifying Chase Sapphire Checking account.

October 1, 2020

City of Fairfield

Re: F.W.C. Inc. Application for Retail Storefront Cannabis Dispensary

To whom it may concern,

I am writing to provide a statement of credit to F.W.C. Inc.

M.E.H.C. Inc. intends to invest **REDACTED** into the company after F.W.C. Inc. receives its Retail Storefront Cannabis Dispensary permit from the City of Fairfield.

Please contact me with any questions or concerns,

A handwritten signature in blue ink that reads "Haley Andrew". The signature is fluid and cursive, with the first name "Haley" and last name "Andrew" clearly distinguishable.

Haley Andrew

C.E.O.

M.E.H.C. Inc.

DixonWellnessCollective@gmail.com

REDACTED

2350 Mission College Blvd
Santa Clara, CA 85054

Direct inquiries to:
888 895-5650

ACCOUNT STATEMENT

Page 1 of 3

STARTING DATE: September 01, 2020

ENDING DATE: September 30, 2020

Total days in statement period: 30

(9)

M.E.H.C., INCORPORATED
DBA DIXON WELLNESS
PO BOX 456
DIXON CA 95620-0000

Enjoy the convenience of eStatements!
You can receive your statements digitally
online instead of waiting for a paper
version in the mail. You can also access
up to seven years of account history with
just a click! Log in to your online banking
account to switch today!

Commercial Analysis Ckng Cad

Account number
Enclosures
Low balance
Average balance

REDACTED

Beginning balance
Total additions
Total subtractions
Ending balance

(11)

(29)

REDACTED

CREDITS

Number

Date

Transaction Description

Additions

REDACTED

CHECKS

Number

Date

Amount

Number

Date

Amount

REDACTED

DEBITS

Date

Transaction Description

Subtractions

REDACTED



2350 Mission College Blvd
Santa Clara, CA 85054

M.E.H.C., INCORPORATED

ACCOUNT STATEMENT

Page 2 of 3

STARTING DATE: September 01, 2020

ENDING DATE: September 30, 2020

Date Transaction Description Subtractions

REDACTED

DAILY BALANCES

Date Amount Date Amount Date Amount

REDACTED

OVERDRAFT/RETURN ITEM FEES

	Total for this period	Total year-to-date
Total Overdraft Fees	REDACTED	
Total Returned Item Fees		



F.W.C. Inc.
dba: Fairfield Cannabis Collective
& Fairfield Wellness

"Integrity - Professionalism - Education"

PDF File #5
Zoning Verification Letter



CITY OF FAIRFIELD

Founded 1856

Incorporated December 12, 1903

COMMUNITY DEVELOPMENT DEPARTMENT

Home of
Travis Air Force Base

COUNCIL

Mayor
Harry T. Price
707.428.7395
Vice-Mayor
Pam Bertani
707.429.6298
Councilmembers
707.429.6298

Catherine Moy

Chuck Timm

Rick Vaccaro

...

City Manager
Stefan T. Chatwin
707.428.7400

...

City Attorney
Gregory W. Stepanich
707.428.7419

...

City Clerk
Karen L. Rees
707.428.7384

...

City Treasurer
Arvinda Krishnan
707.428.7036

DEPARTMENTS

City Manager's Office
707.428.7400

...

Community Development
707.428.7461

...

Finance
707.428.7036

...

Fire
707.428.7375

...

Human Resources
707.428.7394

...

Parks & Recreation
707.428.7465

...

Police
707.428.7362

...

Public Works
707.428.7485

September 15, 2020

Deanna Garcia
9401 Fruitridge Road
Sacramento, CA 95826

Re: Zoning Letter for 150 Alaska Ave., Fairfield, CA 94533, ZL2020-020

Dear Ms. Garcia:

In response to your request for zoning information for cannabis permitting at the above referenced property, I trust that you will find the following information useful:

- The current zoning classification for the subject property is CT (Thoroughfare Commercial).
- Commercial cannabis - retail is a permitted use in the CT zone subject to the requirements of the Fairfield Municipal Code (FMC) Chapter 10E.
- The City has not identified any sensitive uses, as defined in FMC Section 10E.18 (c), within 600 feet of the subject property at the time of this writing.

All information was obtained from public records, which may be inspected during regular business hours. For further information regarding zoning requirements, the entire Zoning Ordinance can be reviewed at the City website, www.fairfield.ca.gov.

Please contact me at 707-428-7450 or akreimeier@fairfield.ca.gov with any questions or concerns.

Sincerely,

AMY KREIMEIER
Senior Planner



F.W.C. Inc.
dba: Fairfield Cannabis Collective
& Fairfield Wellness

"Integrity - Professionalism - Education"

PDF File #6
Property Owner Consent Form

PROPERTY OWNER CONSENT FORM

Commercial Cannabis Business

PREMISES LOCATION INFORMATION:

150 Alaska Ave. Fairfield CA 94533
Physical Address City State Zip Code

FWC Inc.
Tenant Applicant (Business Name)

If the applicant is not the property owner(s), the applicant must provide the name, address and telephone number of the property owner pursuant to Fairfield Municipal Code Section 10E.8.

PROPERTY OWNER INFORMATION:

☐ OWNER ☒ PROPERTY MANAGER ☐ OTHER: _____

Roxann Stine Property Manager
Name Title

Camellia Realty 707-422-9269
Business Name (if applicable) Phone Number

2801 Waterman Blvd., #150, Fairfield, CA 94534
Mailing Address City State Zip Code

I/We, as the owner(s) of the subject property, consent to the filing of this application and use of the property for the purposes described herein. We further consent and hereby authorize City representative(s) to enter upon my property for the purpose of examining and inspecting the property in preparation of any reports and/or required environmental review for the processing of the application(s) being filed.

Roxann Stine [Signature]
Name Signature

Property Manager 10/8/20
Title Date

THE ABOVE SIGNATURE MUST BE ACCOMPANIED BY
AN ACKNOWLEDGEMENT FROM A NOTARY PUBLIC

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California

County of SolanoOn Oct. 14, 2020 before me, Leslie C. Stewart, Notary Public

Date

Here Insert Name and Title of the Officer

personally appeared Roxann Stone

Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature Leslie C. Stewart
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though this section is optional, completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document.

Description of Attached Document

Title or Type of Document: _____ Document Date: _____

Number of Pages: _____ Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer(s)

Signer's Name: _____

☐ Corporate Officer — Title(s): _____☐ Partner — ☐ Limited ☐ General☐ Individual ☐ Attorney in Fact☐ Trustee ☐ Guardian or Conservator☐ Other: _____

Signer Is Representing: _____

Signer's Name: _____

☐ Corporate Officer — Title(s): _____☐ Partner — ☐ Limited ☐ General☐ Individual ☐ Attorney in Fact☐ Trustee ☐ Guardian or Conservator☐ Other: _____

Signer Is Representing: _____